No. 71 of 1852.—The undermentioned Commissioned and Warrant Officers are permitted to proceed to Europe on furlough:—

Lieutenant Colonel James
Manson, of the 20th Regiment
Native Infantry,

Native Infantry,
Major James Stephen Davies,
of the 32nd Regiment Native

Ensign Albert Munroe Innes, of the 19th Regiment Native Infantry,

Sub-Conductor Alleyan Evanson Madras, of the Army Commissariat Department, ..... On Medical Certificate.

No. 72 of 1852.—The following temporary appointment and transfer are made in the Department of Public Works:—

Appointment.—Colly Comar Mittre to be an Officiating Assistant Overseer in the Midnapore and Culmeejole Division of Embankments.

Transfer.—Assistant Overseer Juggut Narain Doss, from the Midnapore Division, to the 24-Pergunnah Embankments.

No. 73 of 1852.—The following Promotions in the Calcutta Native Militia, made by the Hon'ble the Deputy Governor of Fort William, are published in General Orders:—

Jemadar Mattabuddul Tewary to be Subadar from the 26th December 1851, vice Shaik Ellaibux deceased.

Jemadar Shaik Hyder to be Subadar from the 11th January 1852, vice Ramruttun Sing deceased.

No. 74 of 1852.—The undermentioned Officers are appointed to do duty with the Invalids of the season, of the Hon'ble Company's Service, during their passage to England, viz.:

Captain J. W. Bennett, 1st European Bengal Fusiliers.

Lieutenant John Fraser, 45th Regiment Native Infantry.

Surgeon G. J. Berwick, M. D., to the Medical charge.

J. S. BANKS,

Offg. Secy. to the Govt. of India,

Mily. Dept.

### General Post Office Notifications.

NOTICE.—The Public is informed, that the Old Post Office Premises will be open for the receipt of Letters, to-morrow, the 31st instant.

J. R. BURLTON BENNETT,

Deputy Post Master General, in charge,

Colombia, General Post Office,

the 30th January 1852.

Emport Overland Mail per P. and O. Co.'s Steamer "Hindostan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hongkong,) intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Hindostan," will be closed at this Office on Saturday, the 7th Proximo, and that an After Packet will be despatched hence on Sunday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan" can be received after 3 P. M. of that date.

### J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, The 23rd January, 1852.

NOTICE.—The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dâk Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:—

5 Packets from Gyah for Benarcs.

1 Packet from Dum Dum for Ditto.

Ditto from Chandernagore for Ditto.

1 Ditto from Bogodhur for Ditto.

1 Ditto from Mungulpore for Ditto.

Ditto from Burdwan for Ditto.
 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT,

Deputy Post Master General,

Calcutta, Genl. Post Office, the 5th January 1852.

in Charge.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Caloutta, Genl. Post Office, The 30th June, 1851.

Colonial.

No. 12827.

General Post Office, 26th April, 1851.

Sin,—Referring to your letter of the 6th nltimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABBRLY.

The Post Master General, Calcutta.

(True Copy.)

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, General Post Office, the 8th November, 1851.

### PUBLIC DEPARTMENT, No. 29 of 1851.

Our Governor of the Presidency of Fort William in Benyal.

Ist. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that "His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Expt.

We are, &c.,

(Signed) JOHN SHEPHERD,
and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

(Signed) W. SETCN-KARR,

Under Secy. to the Govt. of Bengal.

(True Copy,)

J. R. B. BENNETT,

Deputy Post Master General, in Charge.

NOTICE.—The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General.

Calcutta, Genl. Post Office, the 17th September, 1851,

Extract of a Letter from Captain W. Shelly, Post Master, Hydrabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warungull.

(True Extract,)

J. R. BURGTON BENNETT,
Deputy Post Master General.

NOTICE.—The Public are informed that, from the 1st proximo, the business of the General Post Office will be transacted in the old premises, near the Bankshall.

### J. R. BURLTON BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, Genl. Post Office, the 27th January 1852.

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

### J. R. BURLTON BENNETT,

Deputy Post Master General, in Charges

Calcutta, Genl. Post Office, the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Musters, Sub-Post Musters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vill Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four and ounces,

Ditto exceeding four 2 d.
Ounces and not exceeding eight Ounces,...

Ditto exceeding eight 3 d.

Ditto exceeding twelve A d Ounces and not exceeding sixteen Ounces,

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

J. R. Burlton Bennett, Dy. Post Master General, in Charge.

OPIUM NOTIFICATION.—Notice is hereby given, that the Second Sale of Opi-

Present:

E. CURRIE, Esq. um, the Provision of 1850-51, will be held at the Exchange Hall, on Tuesday, the 10th February 1862, at 11 A. M., and will comprise 2,800 Chests, viz.:

Total Chests, ... 2,800

- 2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 16th and 25th February 1852, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 r. m. of Monday, the 16th February 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 r. m. of Wednesday, the 25th February 1852.
- 4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

	about	Benares about Chests.	about
On or about Wednesday, 10th March 1852, }	1920	880	2800
On or about Monday, 12th April 1852,	1920	880	2800
On or about Monday, 10th May 1852,	1920	880	2800
On or about Thursday, 10th June 1852,	1920	880	2800
On or about Monday, 12th July 1852,	1920	880	2800
On or about Tuesday, 10th August 1852,	1920	880	2800
On or about Friday, 10th September 1852,	1920	880	2800
On or about Monday, 11th October 1852,	1920	880	2800
On or about Wednesday, 10th November 1852,	1920	880	2800
On or about Friday, 10th December 1852,	1892	869	2761
	19172	8789	27961

By order of the Board of Revenue, Fort William, the 19th January 1852,

CECIL BEADON, Junior Secretary.

### COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as a deposit with corresponding Tender, and

all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo-	Articles.	Dopo sit.
	Co.'s Rs.		Co. s Rs.
Bread for Troops, Bhur Boats, Castor Oil, Coffee, Firewood, Gear for Elephants and Bullocks,	500 100 200 200 100 100	Table Rice, Rice for Flephants and Olloh for ditto, Sugar, Benaves, Salt, Table and Com- mon,	100 100 100 100

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, the 5th January 1852.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Edward On Monday, the Brown, late of Circular | 15th day of Decem-Road in Calcutta, an Ac- | ber last. It was or-countant in the Office of | dered that the hear-the Collector of Calcutta | ing in this matter Stamps, an Insolvent. | shall be on the 6th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Dow, Attorney.

Chief Clerk's Office, 27th January 1852.

In the matter of Thomas Victor, Junior, of Second Emambaug Lane in Calcutta, a Section Writer in the Home Department, and late a Daguerreotypist, an Insolvent. In solvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday the 6th day of February, next, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, de-"sirous of opposing such application, do appear before the said Court at the time and place "aforesaid."

Insolvent in Person.

In the matter of Samuel Henry Robinson, formerly of Dhoba, in the District of Burdwan and Province of Bengal, Superintendent of the Dhoba Sugar Works, and a Member of the Dhoba Sugar Company, afterwards of Clive's Lane in Calcutta, then of Bankshall Street in Calcutta, lastly of Clive Street in Calcutta, carrying on trade and business as a Merchant and Commission Agent, under the name, style or firm of S. H. Robinson and Company, an Insolvent.

Owen, Attorney.

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. Cap. XXI. was filed in the Office of the Chief Clerk on the 24th day of January instant, and by an Order of the said Effects of the said Insolvent were vested in the Official Assignee.

In the matter of Samuel Henry Robinson, formerly of Dhoba, in the District of Burdwan and Province of Bengal, Superintendent of the Dhoba Sugar Works and a Member of the Dhoba Sugar Company, afterwards of Clive's Lane in Calcutta, then of Bankshall Street in Calcutta, and lastly of Clive Street in Calcutta, carrying on trade and business as a Merchant and Commission Agent, under the name, style, or firm of S. H. Robinson and Company, an Insolvent.

On Saturday the 24th day of January instant, it was ordered that the Hearing in this matter shall be on the 3rd day of April next, and that the said Insolvent do then attend to be examined by the said Court.

Owen, Attorney.

Chief Clerk's Office, 30th January 1852.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabangah Rivers, on the 23rd January 1852.

Names of Rivers.	Smallest Depth	of Water.	1	There Shallowest.
Bhaugiruttee River.	feet.	ms.		
At its entrance,	. 1	:31		
Below the entrance	+ 0	:3		
From thence to Jungy-	5.0	3	At	Futtaypore.
pore,	1, "	.5	**	Momintollah.
From Jungypore to Sad-		3	"	Rampall.
duckbaugh,	1 0	.3	••	Ballagatchee.
From Sadduckbaugh to		5	••	Laulbaugh.
Berhampore,		6	••	Katteegungah.
From Berhampore to	1	6	2.5	Modoorhaldar.
Cutwa.	11	6	••	Mojumpore.
	201 20	100	Rat	Beedooparrah. ow Khosaulpore.
And from Cutwa to Nuddeah,	ili		,,	Augurdeep.
Jellinghee River.				
At its entrance.	6	0		
	( 2	6		ve the lower entrance.
From thence to Bause-	3 1 3	6		Dyrampore. low Budderpore.
marree,	115	7		Jellinghee.
	6 5	9	"A+	Gopalpore.
From Bausemarree to	1 5	9	1	Doollubpore.
From Bausemarree to Teeahkattah,	1 5	6	"	Umberpore.
I cean cattain,	1 3	1	,,	Juggovepore.
	6 2	8	.,	Radhanugghur.
From Tecahkattah to So-	1 2	8	.,	Allooparrah.
natullab,	1 2	10	Be	low Pattooahbangah.
And from Sonatuliah to		0	At	Kantaltallah.
Moisgunge,	. 1 2	9	,,	Sumboonugghur.
Matabangah River.				
At its entrance,	15			~ <b>T</b> .
From thence to Hautho-	- {   11		1	Dewangunge.
leah,	21 -	9	100	Boleah.
From Hautholeah to			1	Bhaugherriah.
Katchikattah,		0	"	Ashmancolly. Batchamarree.
From Katchikattah to	( ) ^	1		Tahldah.
Kishengunge			"	
And from Kishengunge to Seespore,		9	**	Ranaghaut.

No Water on Guage at Berhampore.

J. LANG, Supt., Nuddeak Rivers. Kishnaghur, 28th January 1852.

### Worth-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

### BANK OF BENGAL RATES.

I	) 1	*	C	0	ľ	N	T.	
---	-----	---	---	---	---	---	----	--

Private Bills and Notes at or within 3 months,	er Cent.
Government Acceptances do., 6	,, ,,
INTEREST CHARGED.	
On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper,	,,
On Deposit of Opium, 9	,, ,,
On Deposit of Metals and Indigo, 9	,, ,,
On Deposit of other Goods, 10	,, ,,
On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper	,, ,,
On Deposit of Opium 91	**
On Deposit of Metals and Indigo, 94	,, ,,
On Deposit of other Goods, 101	,, ,,
W. GREY, Secy. & Tr.	easurer.
Bank or Bengal, Calcutta, 17th Sept., 1851.	
E-ALCO A E-ALCO AND A E-ALCO AN	

### Peremptory Advertisement.

William Remfry, George	
Farrell Remfry, and Joseph	Order of the Supreme
Remfry, (Complainants,)	Court of Judicature at
versus	Fort William in Ben-
Henry Edward Braddon,	
Executor of the last Will	bearing date the Se-
and Testament of Robert	venth day of July, One
Tayler, deceased, (Defen-	ThousandEightHun-
	I dred and Fifty-one,
the Creditors of Robert Tay	ler, late of Huttowary
Indigo Factory, in the Dist	rict of Tirhoot, Indigo
Planter, deceased, who died	i on the Third Day of
May, One Thousand Eight	Hundred and Fifty, are
hereby required to come in	
tive Debts before William	Macpherson, Esquire,
the Master of the said Cou	rt, at his Office in the
Court-House, on or before	
bruary next, or in default	thereof, they will be
peremptorily excluded from	the benefit of the said
Order.	
v	V. MACPHERSON,
(9)	

J. NEWMARCH,

Complainant's Attorney.

Master.

Calcutta, Court-House, Master's Office, the 6th January 1852.

In the Court for the Relief of Insolvent Debtors at

In the matter of Inderjee Dhurmsee, late of Doomtollah, in the Town of Calcutta, heretofore carrying on trade and business of a Merchant at Doomtollah, in the Town of Calcutta.

To

JOHN COCHRANE, Esq.,

Official Assignce, and the Assignce of the Estate and Effects of the above named Insolvent.

AND MESSRS. ALLAN AND THOMAS.

Attorneys for Muddenjee Nanjee. Soonderjee Nanjee, and Saitha Nanjee. the Petitioning Creditors.

AND MESSRS. ALLAN AND THOMAS.

Attorneys for Hormusjee Jewanjee, Judgment Creditor.

GENTLEMEN,

Take Notice that an Application will be made to this Court on Saturday the Seventh day of February next, for and on behalf of the above-named Inderjee Dhurmsec, for an Order that the Order of this Court made and passed on the First day of June, One Thousand Eight Hundred and Fifty, whereby the said Inderjee Dhurmsee was adjudicated an Insolvent, and also the Order of this Court made and passed on the First day of June One Thousand Eight Hundred and Fifty, whereby the Property, Estate and Effects, of the said Inderjee Dhurmsee were vested in John Cochrane, Esquire, as the Assignee of the said Inderjee Dhurmsee, and also an Order of this Court made and passed on the Third day of January, One Thousand Eight Hundred and Fiftytwo, whereby it was ordered that the said Insolvent do, on or before the Seventh day of February next, file in the office of the Chief Clerk of this Court a Schedule of his Debts, Estate and Effects, and proceed thereon in the usual manner, by respectively vacated and discharged. Dated the Thirty-first day of January One Thousand Eight Hundred and Fifty-two.

We are,

Gentlemen,

Your's obediently,

TEMPLETON & CARAPIET.

LOST .- Halves of the Bank of Bengal Notes, Nos. 10972 and 11503 for Company's Rupees 250 each, and No. 1280 for Company's Rupees 500, the payment of which has been stopped at the Bank.

LOST-4 Bank of Bengal Notes, Nos. 7470, 7742, 7809, and 8063, each for Co.'s Rs. 1,000: any person giving information which may lead to the recovery of the same, will be handsomely rewarded by Ramtunnoo Shaw, of Coomartolla.

### JUST PUBLISHED,

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their comnencement to the close of the year 1849.

By JAMES SMALL.

NOTICE .- The Interest and Responsibility of Mr. Claud Hamilton in our Firm, expired on the 31st ultimo.

(Sd.) HAMILTON, HIGGINSON & Co.

Mirzapore, January 15th, 1852.

#### Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the

Military Orphan Society.

JOHN T. D. KIDD.

Secy. M. O. S.

KIDDERPORE. 31st January, 1851. KIDDERPORE.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List, No. XII.

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 10th JANUARY, 1852.

To which is added,

#### A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES, with the dates of their Appointments, &c.

PRICE-Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

13th January, 1852.

For Sale at the Military Orphan Press, PRICE 3 RUPERS,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army.

AN ACT to Remove Doubts as to the Power of appointing, convening, and confirming the Sentences of Courts-martial in the East Indies.

RULES AND ARTICLES for the better government of the Officers and Soldiers in the Service of the East India Company. A Street



### APPENDIX TO

## The Calcutta Gazette.

### Published by Authority.

### SATURDAY, JANUARY 31, 1852.

বঙ্গ ও এতজেশীয় অপর ভাষাকে নামান্ধিত যে সকল চিঠার মালিকানের টিকানা নাছওয়াপুযুক্ত পুনীয়া পোস্ট আফিসে ১৮৪২ সালের মার্চ লাও ভিসেম্বর মাছাতে যে সকল চিঠা রাথিত ছইয়াছে ভাছার কর্ম।

চিঠীর সংখ্যা	চিঠার মালিকানের নাম	মালিকানের টিকান:	रिकिष्टिय
209	রংমুমিত্রি	পূণীয়া	•
206	किथ न भ्रमान	*	
२०२	् मिमात्र चालि	æ	
180	ভোফালাল সরকার	d d	1
185	বার্রাম মিশর	₫.	İ
<b>र</b> 8 र	भित चहाग	<b>.</b>	
285	द्राक्षा विवि	à ·	
188	সেথ রজাউলা	<b>.</b> ♣	
180	म्भेत्रथं प्रख्न	· ·	İ
185	হোশেনী	4	
<b>२</b> 89	মছ্র ভক্ত	à	
186	রাধানাথ রায়	ď	
185	বেহারি রাউত	ď	
200	জিবকুরাম <b></b>	<b>ह</b> शनी	
205	রামকিশোর	পুনী য়া	
202	লছমন বরকদার	<b>d</b>	
100	গঙ্গাবিষ্ণু রায়	<b>₽</b>	
168	मर्भार भारत	<b>₫</b>	
100	रैन इन बाइ सन्बाल	à	
260	মেনা ববরহোশেন	<b>a</b>	i
269	বিশনদয়াল	व	
ter	खब् धराव	₫	
503	জমাহের	ď	
200	व्यक्षा अगाम	নাথপুর	İ
203	नटक्षित लाम	बे	
२७२	ब्रिवि मम्बङ्ग	পুণীয়া	1
200	हितानान -	a	
२७४	प्रद्यान्यानि	1 4	

চিঠীর শ <b>ুখ্যা</b>	চিঠার মালিকানের নাম	মালিকানের টিকান:	रैकक्तिस्त्रव
200	শাদকআলি	পুণীয়া	:
१७७	ভোজরাজ সিৎহ	2	1
२७१	বদর খানশামা	<b>.</b>	•
२ ७४	ইমামউল	4	74
१ ७३	মুেকা মহমাদ্তালি	. e	i i
190	মহ্মাদ ওয়ারিদ	À	
293	রাজবল্লভ যোষ	à	
र १२	কামিনকিউ	<b>4</b>	
२१७	জনাদন ছোষ	4	
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२१४	গোলাম এহিয়া	<u>a</u>	
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299	মৌলবা আছমুদ	· •	
296	মুনশী এনায়ৎ আলি	•	I
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140	কোচা মাজি	দর জি <b>লিজ</b>	
143	মোছনলাল রায়	পুনীয়া	1
र४५	হামিদউলা	কীশনগ্ৰ	
२४०	ভগবান দাস	ี สมา	ų.
२৮8	মানকিশন চৌধুরী	<b>भू</b> नीं या	
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120	রামচরণ কন্দ্যোপাধ্যায়	4	Ì
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120	গোৰামআলি	*	27
124 124	রাধিকাপুদাদ দারিকানাথ ঘোষ	4	
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200	हर्मणाण ह्डी म्ख	<b>भू</b> नीया	
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271	হিছালাল	*	
252	গিরিধারিলাল	a a	
278	মহব্যআলি	*	
276	নারায়ণ সি-ছে	*	
016	<b>বিট</b> লাল	*	
231	<b>স</b> একভালি	*	
410	কাশীনাথ বসু	4	
610	স্ধু সাহেব	*	
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25.5	জনাৰ আলি	à	
<b>ગ</b> રર	কাএমরেজা	à	
<b>ગર</b> ૭	বৈকুণ্ঠনাথ বন্দ্যোপাধ্যার	*	
318	গোহরআলি	a	
216	नामरे (वहाब्रि	<b>a</b>	
৩২৬	নাগরচন্দ্র		
०११	রামরত্ব	à	
316	ভমলরহোশেন	à	
<b>०१</b> ३	আকহরআলি	*	1
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227	রছুনাথ পাহা	*	
૭૭૨	মতি গার্ক	4	
೨೨೨	প্রাণহরি ছোব	*	
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221	ननक नि∿र	ছাপরা	
201	ভারাটাদ	মেদনীপুর	
202	হিল্ন শা	পুৰ্ণীয়া	d
28 •	মণীরাম	*	
28.2	মধুরানন্দ হোষ	•	1
285	ধকীউদ্দীন	4	1
282	মৌলবী আহ্মদ	*	
880	शर्वणहरम् (मर्व	à l	
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085	গোশামএহিয়া	à	
28 9	नकद	<b>भूद्र</b> निमावाम	
180	হোশেনবঙ্গ	পুৰ্নীয়া	
680	रैनग्रम शामिमस्थापन	*	
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209	গোলামভালি	মূজের	Ĭ.
200	দেশ কাদের	<b>पू</b> र्वी गा	
202	গোলামবক্ল	<b>₫</b>	ži v
<b>৩১০</b>	<b>শোবার</b> ং <b>আলি</b>	<b>₫</b>	*) *) *)
265	গোবৰ্জন চৌধুরী	À	* * *
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252	বিজুলালা	À	•
258	হোশেনী	<b>₽</b>	9
৩৬৫	কি জাফিদ আলি	à	1
৩৬৬	মধুসূদন সিকদার	4	
৩৬৭	শীবনক্ল	4	
301	রামধন ছোষ	<b>.</b>	1
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293	হায়দর থেজমৎগার	কীশনগঞ্জ	
092	পাজউলা	मात्रकिलिङ्ग	
293	সেথ বক্সু	কীশনগঞ	
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290	রামধন চক্রবর্ত্তী	<b>पू</b> र्नी ग्रा	1
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240	द्रस्याल	à	6

( To be Continued.)

## [ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,
General Post Office,
22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.



## The Calcutta Gazette.

### Published by Authority.

gg It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines only, before 5 p. m. of those days.

### WEDNESDAY, FEBRUARY 4, 1852.

General Orders by the Most Noble the Governor General of India.

Camp Rajah-ka-Talao, 24th January 1852.

The Most Noble the Governor General is pleased to appoint Lieutenant C. W. D'Oyly, of the 58th Regiment Native Infantry, Extra Aide-de-Camp, to be Aide-de-Camp on His Lordship's Personal Staff. This appointment to have effect from the 19th instant.

Camp Benares, 26th January 1852.

Colonel R. Hawkes, of the 4th Regiment of Light Cavalry, is appointed to the Brigade Staff of the Army, as a Brigadier of the 2nd Class, from the date on which Brigadier Sir H. Wheeler, K. C. B's Tour on the Staff expires.

J. STUART, Colonel, Secy. to the Govt. of India, Mily. Dept., with the Govr. Genl.

Colonel James Bell, of the 22nd Regiment of Madras Native Infantry, is appointed a Brigadier of the 1st Class, and to the Command of the Hyderabad Subsidiary Force, vice Brigadier J. P. James, appointed to the Divisional Staff of the Madras Army.

FRED. D. ATKINSON, Capt.,

Assist. Secy. to the Govt. of India, Mily. Dept.,

with the Govr. Gent.

#### No. 2.

Fort William, Financial Department, the 15th January 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for January 1852, will be payable as under:—

Military and Marine Departments, on Tuesday, the 10th proximo.

Civil ditto, on Saturday, the 14th proximo. By order of the Hon'ble the President in Council,

J. A. DORIN, Secy. to the Govt. of India.

#### No. 84.

Fort William, Home Department, the 31st January 1852.

NOTIFICATIONS. — Mr. C. Grant, Accountant to the Government of the North-Western Provinces, embarked for the Cape of Good Hope, on Sick leave, on board the Ship "Hotspur," which Vessel was left by the Pilot at Sea on the 27th instant.

#### No. 85.

The services of the Reverend H. B. Burney. Assistant Chaplain, lately returned from Furlough, are placed at the disposal of the Government of Bengal.

### No. 93.

The 3rd February 1852.

The Governor General in Council is pleased to re-attach Mr. J. Strachev, of the Civil Service, who reported his return from Europe on the 31st ultimo, to the North-Western Provinces.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January, 1852.

The following Act, passed by the Governor General of India in Council on the 30th January 1852, is hereby promulgated for general information.

ACT No. VI. of 1852.

An Act for defraying the Cost of a Light-House on Pedra Branca.

Whereas it has been deemed expedient, for the safety and guidance of Ships navigating the China Seas, to build a Light-House on the Island Rock called Pedra Branca, situated at the Eastern entrance of the Straits of Singapore; And whereas certain sums of money were subscribed by private individuals for that purpose, but the same were insufficient to defray the expense of building such Light-House; And whereas the East India Company agreed to build such

Light-House, and to advance certain sums of money to complete the same, on condition that the said sums of money were repaid to them by the levy of a toll on Ships and other square-rigged Vessels entering the harbour of Singapore; And whereas the said Light-House has been built by the East India Company, and it is desirable that the expense of building the same, and of maintaining a Light thereon, should be defrayed out of the monies arising from such toll; And whereas it may hereafter be deemed expedient to establish other Lights, or beacons in the Straits of Malacca or elsewhere near thereto, It is enacted as follows:

1. The Light-House on Pedra Pranca aforesaid shall be called "The Horsburgh Light-House," and the said Light-House, and the appurtenances thereunto belonging or occupied for the purposes thereof, and all the fixtures, apparatus, and furniture belonging thereto, shall become the property of, and absolutely vest in the East India Company and their successors.

II. From the first day of March, 1852, every Ship, being of the burden of fifty tons and upwards, which shall arrive at, or enter the harbour or roadstead of Singapore, from any part of the world, shall pay a toll of three cents of a dollar per ton for every ton of her registered burden or tonnage; Provided always that no Ship shall pay such toll more than once in every six calendar months.

III. All Ships of War belonging to Her Britannic Majesty, or any Foreign Government or State, and all armed Ships belonging to the East India Company, shall be exempt from the payment of such toll.

IV. The management and controul of the said "Horsburgh Light-House," and of the keeper thereof, and of everything relating thereto, is hereby vested in the Governor of the Straits Settlements.

V. The said Governor may appoint any person he may think fit, to be a Collector of the tolls payable under this Act.

VI. Out of the funds raised by such tolls, an efficient Light shall be constantly kept up and exhibited during the night-time in and from the said Light-House, and the surplus monies arising from such tolls, after deducting the expense of maintaining such Light as aforesaid, shall, from time to time, be paid over to the said East India Company, in liquidation of the monies they have advanced towards the erection and completion of the said Light-House, and the apparatus and furniture thereof.

VII. The toll to be levied under this Act shall become due and payable immediately on the arrival of every Ship liable thereto within the harbour or roadstead of Singapore; and immediately on the arrival of any such Ship within the said harbour or roadstead, the Collector appointed under this Act shall demand, or cause to be demanded, from the master or other person in command of such Ship, payment of the toll of three cents of a Dollar per ton for every ton of the registered burden or tonnage of such Ship, and if the same be not paid within two days after such demand made as aforesaid, or if at any time after the arrival of such Ship as aforesaid, the said Collector shall have cause to suspect, or believe, that such Ship will immediately leave the said harbour or readstead, without paying such toll, it shall be lawful for any Justice of the Peace, upon an affidivit to that effect being made before him to the by such Collector (which eath the said Justice in hereby authorized to administer), to the said warrant under his hand, directed to any

Peace Officer of Singapore aforesaid, to enter on board such Ship, and to seize and carry away any of the goods, merchandize, guns, tackle, apparel or furniture of or belonging to or on board such Ship, and to keep the same for the space of three days then next, unless the said toll shall be in the mean time paid; and in case the amount of the toll due by such Ship shall not before the expiration of such three days have been paid, then the said Collector may cause the said goods, merchandize, guns, tackle, apparel or furniture so seized to be sold, and out of the proceeds of such sale shall pay the amount of the said toll to which such Ship shall be liable, together with the reasonable charges of the seizure, detention, and sale, rendering to the master or owner, or other person having the command of such Ship, the overplus (if any) on demand.

VIII. The Officer of Government whose duty it shall be to grant a Port-clearance for any Ship clearing out of or leaving the port of Singapore aforesaid, shall refuse to grant such Port-clearance to any Ship until the owner, agent, master or other person in command of such Ship shall produce a certificate from the Collector appointed under this Act that such Ship has paid the amount of toll to which she is liable under this Act.

IX. Notwithstanding anything in this Act contained, the said Collector appointed under this Act, may sue for and recover the amount of any tolls payable to him under this Act, by action of debt or suit in equity in any of Her Majesty's Courts in India, against the owner, or master, or other person who, at the time of default made in the payment of such toll, owned or had the command of any Ship liable thereto.

X. In order to ascertain the exact burden or tonnage of any Ship liable to pay the toll leviable under this Act, the Collector appointed under this Act may apply to any Justice of the Peace to require, and such Justice of the Peace shall thereupon summon and require, the owner, master, or other person in command of such Ship, or any person having possession of the same, to produce the register of such Ship, for the inspection of such Justice, and upon the refusal or neglect of any such owner, master, or person to produce such register, it shall be lawful for such Justice to adjudge such owner, master, or person to pay a fine not exceeding one hundred dollars, and in default of payment, to be imprisoned in Her Majesty's Gaol for any period not exceeding two calendar months.

XI. When and so soon as the monies to be advanced by the said East India Company towards the erection and completion of the said Light-House shall have been fully repaid and liquidated in manner herein provided for, it shall be competent for the Governor of the Straits Settlements, to build, or cause to be built, one or more other lights or beacons for the safety and guidance of Ships in such part or parts of the Straits of Malacca, or near thereto, as shall be deemed expedient, and the cost thereof, and of maintaining the same, and of keeping up and exhibiting a light or lights therefrom, shall be defrayed out of the surplus monies arising from the toll payable under this Act, after defraying the current expenses of maintaining the "Horsburgh Light-House" aforesaid.

XII. Nothing in this Act contained shall be construed to authorize the levy of a toll upon any Ship passing through the Straits of Singapore and not entering the said harbour or roadstead of Singapore aforesaid.

MIL. The word "Ship" throughout this Act mentioned, shall be held to mean and include a Schooner, Cutter, Brig, Brigantine, Barque, Junk, Steam-Boat, and every other Vessel, as well as a Ship; and words importing the singular number only shall include the plural number, and words importing the plural number only shall include ulso the singular number, and words importing the masculine gender shall extend to females, unless there be something in the subject or context repugnant to such construction.

FRED. JAS. HALLIDAY, Secy. to the Goot. of India.

Fort William, Home Department, Legislative, the 30th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 30th of January 1852.

ACT No. - of 1852.

An Act to amend the Law relating to the duties payable on Tobacco and Ganza, and the retail sale and warehousing thereof, in the Islands of Bombay and Colaba.

Whereas it is expedient to amend the law relating to the duties payable on Tobacco and Ganza, and the retail sale and warehousing of those articles in the Islands of Bombay and Colaba, It is hereby enacted as follows:

- I. Chapters V. VI. VII. and VIII. of Regulation XXI. of 1827, Regulation XXXIII. of 1827 and Regulation XV. of 1828, of the Bombay Code, and Act XXIV. of 1850, are hereby repealed, but not so as to revive any other Regulation or Act thereby repealed.
- II. All Tobacco and Ganza (except such small quantities thereof as are hereinafter mentioned), imported from any place into the Islands of Bombay and Colaba, shall be liable to the duty prescribed by the Acts now in force for regulating Customs, which duty is hereinafter called the customary duty. All Tobacco and Ganza (except such small quantities thereof as are hereinafter mentioned), imported from any place into the said Islands and intended for consumption in Bombay or Colaba, shall be liable to an additional duty of Rupees seven and eight annas per Indian Maund, which duty is hereinafter called the special duty.
- III. The said special duty shall be paid at the option of the importer, either on importation, or after being warehoused as hereinafter mentioned, and no drawback of the said special duty shall be allowed unless the Tobacco or Ganza, on which such drawback may be claimed, has been warehoused in, and shall be re-exported from, a bonded warehouse, in which case a drawback of the whole of such special duty shall be allowed, if claimed at the time of exportation.

IV. If the said special duty is not paid on importation, the Tobacco or Ganza shall be warehoused in a bonded warehouse, and the importer shall pay such special duty on the said Tobacco or Ganza on its removal from the warehouse for consumption.

The Collector and Officers of Customs shall have all the same powers and authorities for collecting and enforcing payment of the said duties, in addition to the powers and authorities specified in this Act, as they now have or shall

have in respect of the duties on any other customable articles.

- VI. It shall not be lawful, without the special permission of the Collector of Customs, to bring any Tobacco or any preparation thereof, or any Ganza, into the Islands of Bombay and Colaba, otherwise than by sea, nor to land the same at any other landing place or places than such as may from time to time be prescribed by proclamation by the Bombay Government.
- VII. Sections II., III., IV. and VI. of this Act shall not be applicable to small quantities of Tobacco and Ganza imported into the said Islands, not exceeding in quantity I pound weight of Tobacco, or half a pound weight of Ganza, provided that the same be openly imported for the personal consumption of the importer.
- VIII. The port of Bombay shall be a ware-housing port, within the meaning of Act XXV. of 1836, so far as regards the warehousing of Tobacco and Ganza, and the said Act shall be applicable to the warehousing of Tobacco and Ganza in the said Islands of Bombay and Colaba, and the Import duty in the said Act mentioned shall, as to Tobacco and Ganza, mean the customary and special duty leviable under this Act.
- 1X. It shall not be lawful to remove any Tobacco or Ganza from any place within the Islands of Bombay and Colaba to any other place, nor to carry or convey the same on any thoroughfare in the said Islands, nor to carry the same on any vessel or boat of less than forty candies' burthen in any of the creeks or waters adjacent to the said Islands, without a permit from the Collector of Customs, which permit may be in the form of Schedule A. to this Act annexed, or to the like effect. Any such permit shall be in force only between sun-rise and sun-set of the day on which it is granted. Provided always, that Tobacco and Ganza may be imported as in Sections IV. and V. of this Act is mentioned, and it shall also be lawful to remove without a permit, for personal or domestic use, small quantities of Tobacco and Ganza from the shop of a retailer licensed as hereinafter provided, or to carry Tobacco and Ganza on boats or vessels of less that forty candies' burthen proceeding direct from a regular anchorage in the harbour to any place duly appointed for landing Tobacco and Ganza.
- X. The Collector of Customs shall not grant any permit for the removal of any Tobacco or Ganza from a bonded warehouse, unless the quantity to be so removed is an entire bale or package weighing in the case of Tobacco at least four Cwt., and in the case of Ganza at least half a Cwt., but when application is made to remove a bale or package from bond for consumption in Bombay or Colaba, the Collector may permit such bale or package to be opened, and the refuse of the Tobacco and Ganza to be removed and destroyed in the presence of a Government Officer, and the special duty may be remitted on the refuse so removed and destroyed.
- XI. It shall not be lawful for any person to sell or offer for sale by retail any Tobacco or Gauza within the Islands of Bombay and Colaba without a licence for that purpose under the hand and seal of the Collector of Customs, or other licensing Officer specially appointed by the Bombay Government, and the licence may be in the form of Schedule B to this Act annexed, or to the like effect, and shall be in force for a period of twelve calendar months from the date thereof, unless market withdrawn or cancelled by the

licensing Officer, and for every such licence the Collector of Customs, or other licensing Officer, shall receive on account of Government a fee of one Rupee.

XII. Every person applying for the renewal of any licence for the retail sale of Tobacco or Ganza shall give notice of such application at least ten days before the expiration of his existing licence, and on failing to give such notice he shall, previous to the renewal of his licence, pay to the licensing Officer, on account of Government, the sum of Rupees twenty.

XIII. Any sale of Tobacco not exceeding in weight fifty-six lbs. Avoirdupois, or of Ganza not exceeding twenty-eight lbs. Avoirdupois, shall be deemed to be a retail sale within the meaning of this Act.

XIV. It shall not be lawful for any licensed retail dealer in Tobacco or Ganza to carry on the retail sale of the same, or to warehouse or deposit any store of the same except at such shop, shops, or other premises as may be specified in his licence, and the name of every retail dealer in Tobacco or Ganza, together with the number of his licence, shall be written or painted in English, Guzerati and Maharatti, and in plain and legible characters of not less than one inch in height, on a board to be affixed in a conspicuous manner in the front of the shop or premises where the retail sale of the articles aforesaid may be carried on.

XV. Every retail dealer in Tobacco or Ganza shall on or before the third day of each month make to the Collector of Customs, or other licensing Officer, a separate Return, for each shop or place of retail sale, of the quantity of Tobacco or Ganza which he had on hand at the beginning of the preceding month, and also of the balance remaining in hand at the close of such month, and he shall in like manner and at the same time, produce and give to the Collector of Customs or other licensing Officer, a written Statement showing the several purchases of Tobacco or Ganza which he shall have made during the preceding month, and the parties from whom and the dates on which such purchases were effected, and any licensed retail dealer who may refuse or neglect to produce such Return and Statement as above provided, or who may produce a false Return or Statement, shall be liable to be deprived of his licence by the said Collector of Customs or other licensing Officer, in addition to such fine as he may incur under this Act.

XVI. It shall be lawful for the Collector of Customs or other licensing Officer at his discretion to refuse to grant or renew any licence for the retail sale of Tobacco or Ganza to any party applying for the same, or on giving three months' notice, to withdraw any such licence from the holder thereof, without stating any reason for such refusal or withdrawal.

XVII. It shall be lawful for the Collector of Customs or other licensing Officer to issue a special warrant under his hand and seal, authorizing any public Officer to enter any building or place of deposit in which Tobacco or Ganza may be deposited under the provisions of this Act; or in which such Collector of Customs or other licensing Officer has been credibly informed that such Tobacco or Ganza has been and is deposited contrary to the provisions of this Act; and for such purpose such public Officer shall have power, if necessary, to break open any doors, drawers, or other place or receptacle or supposed

receptacle, and to examine and weigh any Tobacco or Ganza therein found, and to seize, remove and take away from thence any Tobacco or Ganza or other articles subject to confiscation under this Act, and to detain the same until the case has been adjudicated on, as hereinafter provided.

XVIII. It shall be lawful for the Collector of Customs or other licensing Officer, or any Officer authorized by him, to enter and search, with the like power as in the last Section mentioned, any vessel, boat or vehicle suspected of containing, and to detain any person suspected of having, any contraband Tobacco or Ganza, and to seize, take away, and detain the same until the case has been adjudicated as hereinafter provided.

XIX. All Tobacco or Ganza imported into the Islands of Bombay and Colaba, or exported thence, or there warehoused, or removed from one place of deposit to another, contrary to the provisions of this Act, or found in the possession of any party in Bombay or Colaba, illegally selling or offering any portion thereof for sale, shall be liable to confiscation to Government together with every vessel in which it is contained, and every vehicle, vessel, boat, or animal employed with the consent and knowledge of the owner or his servant in conveying or containing the same; Provided always that it shall be lawful for the adjudicating Officer to mitigate the penalty of confiscation herein provided, by commuting the same to the payment of any fine not exceeding the value of the goods liable to confiscation, and every such fine may be enforced, if necessary, by the sale of the goods liable to confiscation.

XX. Any person who shall illegally import, export, remove or sell in Bombay or Colaba, any Tobacco or Ganza, or who shall knowingly have in his or her possession, or shall conceal or smuggle any Tobacco or Ganza subject to confiscation under this Act, or who shall commit or knowingly aid in the commission of, or abet any breach of this Act, shall be liable to a fine not exceeding ten times the value of such Tobacco or Ganza, and in default of payment of such fine, such offender shall be liable to imprisonment for any term not exceeding six calendar months, unless such fine shall be sooner paid.

XXI. It shall be lawful for any Officer appointed by the Bombay Government for that purpose to declare and adjudge any Tobacco, Ganza, or other property seized, taken or detained under this Act to be forfeited and confiscated to Government.

XXII. All fines under this Act may be enforced and levied by any Magistrate of Police under Act II. of 1839.

### SCHEDULE A.

Form of Permit.

No. Tobacco Permit, Bombay Custom House.

A. B. has been permitted to remove from (Custom House or Licensed Warehouse or shop No. situated in Kalbadavie Street to Warehouse or shop No. in Bazar Street) the undermentioned quantity of (Tobacco or Ganza) between sun-rise and sun-set on the day of in the year

(Signed) H. Young,

Collector of Customs.

(Nore.—The words in Italics in this Schedule to be filled up as the case may be.)

### SCHEDULE B.

Form of Licence to retail Tobacco or Ganza.

LICENCE TO RETAIL TOBACCO OR GANZA.

Bombay Custom House.

This is to certify that A. B. having applied for a licence for the retail sale of (Tabacco or Ganza) under Act of 1852, such Licence is hereby granted on the following conditions:

1st. That such retail sale under this Licence be conducted only at the shop or premises known as No. Street.

2nd. That such retail sale shall be carried on only between the hours of 6 a. m., and 10 p. m.

3rd. That a Return be furnished on or before the third day of each month, to the Collector of Customs, as provided for in Section XV. of this Act.

4th. That the retail sale of (Tobacco or Ganza), effected at the above described premises, shall amount monthly to a total quantity of at

Norg.—This Licence will be in force for 12 (twelve) months after date, and no longer.

The words in Italics in this Schedule to be filled up as the case may be, and the first blank space therein with the number of this Act, the second blank space therein with the number of the house and name of the Street or place in which the retailer carries on his trade, and the third blank space therein with the quantity of Tobacco or Ganza, to be sold by retail.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 30th April 1852.

> FRED. JAS. HALLIDAY, Secy to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January 1852.

The following Draft of a proposed Act was read in Council for the first time on the 30th January 1852.

ACT No. - or 1852.

An Act for the execution of decrees made by Her Majesty in Council, or by the Courts of Sudder Dewanny Adawlut in the Presidency of Bengal.

Whereas it is expedient to amend the law relating to the execution of decrees made and passed by Her Majesty in Council, and by the Courts of Sudder Dewanny Adawlut in the Presidency of Bengal, It is hereby enacted as follows:

I. Every decree or order made or passed in appeal by Her Majesty in Council, or by any Court of Sudder Dewanny Adawlut, in the Presidency of Bengal, shall be enforced and executed by the Court of original jurisdiction which made or passed the first or original decree or order in the case appealed, and such last-mentioned Court shall proceed to enforce and execute such decree or order according to the laws and rules prescribed for the execution of its own decrees or orders, anything in Section XV., Regulation XXVI. of 1814 to the contrary notwithstanding.

II. Any party desirous of enforcing or obtaining execution of any such decree or order made or passed in appeal as aforesaid, shall present a petition for that purpose to such Court of original jurisdiction as aforesaid, and the said petition shall be accompanied by a certified copy of the decree or order made in appeal, and sought to be enforced or executed.

III. An appeal shall lie from all orders made by such Court of original jurisdiction relating to the enforcement or execution of any such decree or order made, or passed in appeal as aforesaid. If such Court of original jurisdiction is the Court of a Judge, such appeal shall lie to the Court of Sudder Dewanny Adawlut, and if such Court of original jurisdiction is the Court of a Moonsiff or Sudder Ameen, the appeal shall lie in the first instance to the Court of the Judge competent to hear it, and specially, in cases where a special appeal will lie, to the Court of Sudder Dewanny Adawlut. If such Court of original jurisdiction is the Court of a Principal Sudder Ameen, and the case is one which was brought to recover money or property exceeding Rupees five thousand in value, such appeal shall lie to the Court of Sudder Dewanny Adawlat, and if the case is one which was brought to recover money or property of less value than Rupees five thousand, such appeal shall lie in the first instance to the judge competent to hear it, and specially, where a special appeal will lie, to the Court of Sudder Dewanny Adawlut.

IV. Nothing herein contained shall be construed so as to prevent any Court of Sudder Dewanny Adawlut from enforcing or obtaining execution of a decree or order made or passed by Her Majesty in Council, if Her Majesty in Council shall think fit to decree or order the said Court of Sudder Dewanny Adawlut to enforce or execute the same.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 30th day of March next.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 267.

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments.—The 17th January 1852.—Mr. C. Garstin, Civil and Sessions Judge of West Burdwan, to be Civil and Sessions Judge of Sarun, with the powers of a Special Commissioner under Regulation III. of 1828.

The 27th January 1852.—The Revd. J. Gawen to be Chaplain of Berhampore and Moorshedabad, but to continue in charge of his present duties at Fort William, until the 21st proximo.

Moulvee Derasutoollah, Moonsiff of Nugwan, in the Midnapore District, to be a Deputy Magistrate at Nugwan and to exercise the powers of an Assistant Magistrate described in Regulations XIII. of 1797 and IX. of 1807.

The 28th January 1852.—Mr. W. C. Spencer to be an Assistant to the Magistrate and the Collector of Beerbhoom.

The 29th January 1852.—Mr. J. A. Crawford to be an Assistant to the Joint Magistrate and Deputy Collector of Bancoorah.

By order of the Hon'ble the Deputy Governor of Bengal,

J. P. GRANT,

Secy. to the Gout. of Bengal.

No. 269.

Orders by the Most Noble the Governor of Bengul.

Appointments .- The 31st January 1852 .- Mr. J. K. Walter to be Register of Deeds for the Zillah of Rungpore.

The Most Noble the Governor of Bengal, in conformity with the provisions of the Statute passed in the 14th and 15th year of the Reign of Her Most Gracious Majesty Queen Victoria, intituled an Act for Marriages in India, and of the Act No. V. of 1852 passed by the Governor General of India in Council, is pleased this day to make the following appointments of Marriage Registrars, and to make the following assignment of Districts to the several Registrars so appointed or hereafter to be appointed under the Laws aforesaid.

Mr. W. Macpherson, the Ecclesiastical Registrar of the Supreme Court, to be a Marriage Re-

gistrar of Calcutta.

Mr. H. C. Halkett, the Register of Deeds at Backergunge, to be a Marriage Registrar of Backergunge.

Mr. J. Allan, the Register of Deeds at Bhaugulpore, to be a Marriage Registrar of Bhaugul-

Mr. F. A. E. Dalryample, the Register of Deeds at Beerbhoom, to be a Marriage Registrar of Beerbhoom.

Mr. H. Diaper, the Register of Deeds at Behar, to be a Marriage Registrar of Behar.

Mr. A. Pigou, the Register of Deeds at East Burdwan, to be a Marriage Registrar of East Burdwan.

Mr. G. N. Cheek, the Register of Deeds at West Burdwan, to be a Marriage Registrar of West Burdwan.

Mr. E. C. Craster, the Register of Deeds at Chittagong, to be a Marriage Registrar of Chit-

tagong.
Mr. W. Ainslie, the Register of Deeds at Cuttack, to be a Marriage Registrar of Cuttack. Mr. J. F. Middleton, the Register of Deeds at

Dacca, to be a Marriage Registrar of Dacca.

Mr. J. Jowett, the Register of Deeds at Dinagepore, to be a Marriage Registrar of Dinagepore.

Mr. S. Wauchope, the Register of Deeds at Hooghly, to be a Marriage Registrar of Hooghly. Mr. C. Palmer, the Register of Deeds at Jes-

sore, to be a Marriage Registrar of Jessore.

Mr. J. V. Forbes, the Register of Deeds at Midnapore, to be a Marriage Registrar of Mid-

napore.
Mr. T. C. Loch, the Register of Deeds at Moorshedabad, to be a Marriage Registrar of Moorshedabad.

Mr. H. N. Elton, the Register of Deeds at Mymensing to be a Marriage Registrar of My-

mensing. Mr. C. Archer, the Register of Deeds at Nuddeah, to be a Marriage Registrar of Nuddeah.

Mr. W. S. Dicken, the Register of Deeds at Patna, to be a Marriage Registrar of Patna. Mr. C. W. Mackillop, the Register of Deeds in the 24-Pergunnahs, to be a Marriage Registrar

of the 24-Pergunnahs. Mr. A. E. Russell, Russell, the Register of Deeds at Purneah, to be a Marriage Registrar of Purneah.

Mr. J. R. Bedford, the Register of Deeds at Rajshabye, to be a Marriage Registrar of Raj-

Mr. J. K. Walter, the Register of Deeds at Rungpore, to be a Marriage Registrar of Rung-

Mr. A. Simpson, the Register of Deeds at Sarun, to be a Marriage Registrar of Sarun.

Mr. A. A. Swinton, the Register of Deeds at Shahabad, to be a Marriage Registrar of Shahabad.

Mr. E. Sandys, the Register of Deeds at Tip-Mr. E. Sandys, the Registrar of Tipperah, perah, to be a Marriage Registrar of Deeds at

Mr. R. B. Kinsey, the Register of Deeds . Tirhoot, to be a Marriage Registrar of Tirhoot,

The Town of Calcutta is assigned as the District of the Marriage Registrar of Calcutta here-by appointed, and of such additional Marriage Registrars of Calcutta as may be hereafter ap-

pointed.

The several Zillahs under the Government of the Governor of Bengal are created Marriage Registration Districts for the purposes of the Indian Marriage Acts aforesaid, and the Zillah in which is the station of each Marriage Registrar hereby appointed, and of each additional Marriage Registrar who may be hereafter appointed, is assigned as the Marriage Registration District of every such Marriage Registrar.

With reference to the Indian Marriage Acts above-mentioned, it is hereby notified that the Most Noble the Governor of Bengal will take into consideration the written applications of Ministers of the Christian. Religion, ordained or otherwise set apart to the Ministry of the Christian Religion according to the usage of the persuasion to, which he may belong, who may be desirous of becoming Marriage Registrars of the Districts in which they reside, being places under the Bengal Government. Such applications, in the case of Residents of Calcutta, should be sent directly to the Secretary to the Government of Bengal; and in the case of Residents elsewhere in Bengal, Behar, or Orissa, should be sent to the Commissioner of the Division in which the applicant resides; and in the case of Residents in other Provinces, should be sent to the Commissioner or other Chief Civil Functionary of the Province in which the applicant resides.

Notifications .- The 3rd February 1852 .- Lieutenant H. Hopkinson, Principal Assistant to the Commissioner in the Tenasserim Provinces, received charge of the Treasury at Moulmein from Lieut. R. D. Ardagh, on the 14th ultimo.

Mr. T. Wyatt, Civil and Sessions Judge of Rungpore, made over charge of his Office to Syed Ahmed Bux, the Principal Sudder Ameen of the district, on the 20th ultimo.

Mr. F. Lowth resumed charge of the Office of Civil and Sessions Judge of Bhaugulpore from Moulvee Muazzim Hossein, Principal Sudder Ameen of the district, on the 22nd ultimo.

Mr. J. Dunbar, of the Civil Service, reported his departure from Bengal on the Ship "Bucephalus," which vessel was left by the Pilot at Sea on the 23rd ultimo.

Captain T. P. Sparks, Principal Assistant to the Commissioner of Arracan at Ramree, made over charge of his Office and of the Treasury to Lieutenant G. Faithful, on the 21st ultimo.

Mr. C. Garstin received charge of the Office of Civil and Sessions Judge of Sarun from Mirza Mahomed Sadeek, Principal Sudder Ameen of the district, on the 26th ultimo.

Mr. J., C. Brown, Civil and Sessions Judge of Nuddeah, made over charge of the current duties of his Office to Baboo Ramlochun Ghose, Principal Sudder Ameen of the district, on the 28th ultimo.

Mr. F. B. Drummond made over charge of the Tirnoot Collectorate to Mr. W. R. Davies, Deputy Collector, on the 8th ultimo.

By Order of the Most Noble the Governor of Bengal.

J. P. GRANT, Secy. to the Govt. of Bengal.

No. 312 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Revenue Department,

Lieut. Governor's Camp, the 24th January 1852.

Appointments.—The Hon'ble the Lieutenant Governor has been pleased, with the sanction of the Most Noble the Governor General, to appoint Mr. John Thornton to officiate as a Member of the Sudder Board of Revenue, N. W. Provinces.

Mr. George Jackson Christian to officiate as Secretary to the Sudder Board of Revenue, N. W. Provinces.

J. G. THOMASON,

Asst. Secy. to the Govt., N. W.P.

No. 311 of 1852.

Judicial and Revenue Department, Lieut. Governor's Cump, the 27th January 1852.

Leave of Absence.—Mr. C. P. C. Smyth, Assistant to the Magistrate and Collector of Shahjehanpore, for four days, in addition to the fifteen days, under Section XII. of the Absence Rules, granted him in Orders of the 9th instant.

JOHN W. SHERER,

Offg. Asst. Secy. to the Govt., N. W. P.

No. 319 of 1852.

Lieut. Governor's Camp, the 28th January 1852.

Leave of Absence.—Mr. W. S. Paterson, Joint Magistrate and Deputy Collector of Boolundshuhur, for one year and eight months, to proceed to the Cape of Good Hope and New South Wales, under Section VI. of the Absentee Rules, from the date of making over charge of his duties.

No. 354 of 1852.

Judicial Department,

Lieut. Governor's Camp, the 28th January 1852.

Leave of Absence.—Mr. J. Muir, Civil and Sessions Judge of Futtehpore, for one year, on Medical Certificate, in addition to the leave granted him on 21st instant, for the purpose of proceeding to the Cape and St. Helena, or to New South Wales, for the benefit of his health.

J. THORNTON, Secy. to the Govt., N. W. P.

No. 106 A. of 1852.

General Department, N. W.D., Lieut. Governor's Camp, the 24th January 1852.

Appointment.—Mr. William Muir to officiate as Secretary to the Government, North-Western Provinces, in all Departments.

By Order of the Hon'ble the Lieut.-Governor of the North-Western Provinces.

J. G. THOMASON,
Assist. Secy. to the Sout., N. W. P.

No. 119 of 1852.

Lieut. Governor's Camp, the 27th January 1852.

Natification - The Hon'ble the Lieutenant Governor has been pleased to place the services of the Reverend A. W. Wallis, at the disposal of the Government of Bengal.

Appointment.-Reverend A. H. D. S. Moore to

be Chaplain of Chanar.

By Order of the Hon'ble the Lieut.-Governor of the North-Western Provinces.

J. THORNTON, Secy. to the Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 4th February 1852.

No. 75 of 1852. — Assistant Surgeon John Sutherland, attached to the Civil Station of Azimgurh, is permitted to proceed to Europe on Furlough, on Medical Certificate.

J. S. Banks, Offg. Secy. to the Govt. of India, Mily. Dept.

### General Post Office Notifications.

Export Overland Mail per P. and O. Co.'s Steamer
"Hindostan," direct from Calculta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hongkong,) intended for transmission by the Peninsular and Oriental Company's Steam Vessel." Hindostan," will be closed at this Office on Saturday, the 7th Proximo, and that an After Packet will be despatched hence on Sunday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan" can be received after 3 p. m. of that date.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.
Fort William, Genl. Post Office,
The 23rd January, 1852.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Muster General, in Charge.

Calcutta, Genl. Post Office,

The 30th June, 1851.

Colonial. No. 12827. General Post Office, 26th April, 1851.

Sir,—Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERLY.

The Post Muster General, Calcutta.
(True Copy.)
J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

NOTICE.-The Public are informed that, from the 1st proximo, the business of the General Post Office will be transacted in the old premises, near the Bankshall.

> J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, 7 the 27th January 1852.

NOTICE.-The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:-

5 Packets from Gyah for Benares.

Packet from Dum Dum for Ditte.

Ditto from Chandernagore for Ditto.

from Bogodbur for Ditto.

from Mungulpore for Ditto.

from Burdwan for Ditto. 1 Ditto

2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, ) the 5th January 1852.

NOTICE.-The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT, Deputy Post Master General, in Churge.

Calcutta, General Post Office, the 8th November, 1851.

### PUBLIC DEPARTMENT, No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that " His Lordship has obtained the anthority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt. We are, &c.,

JOHN SHEPHERD, (Signed) and 12 other Directors. London, the 24th September, 1851.

(True Copy,) (Signed) W. SETON-KARR, Under Secy. to the Goot. of Bengal.

(True Copy,) J. R. B. BENNETT, Deputy Post Master General, in Charge.

### NEW PILOT STATION

S. W. Monsoon-Distinction of Lights.

NOTICE is hereby given, that from and after the 15th of March 1852, the Pilot Station for the South West Monsoon will be changed to the position described in the following Sailing Directions of the Master Attendant of this Port; and that from and after the date specified, the Eastern Channel Light Vessel will show a bright red light instead of a plain one, as at present, to dis-tinguish it from the Gasper Channel Light, which bears from it about N. N. W., distant 22 miles.

By Order of the Superintendent of Marine,

JAMES SUTBERLAND,

Secretary.

Fort William, the 6th May, 1851.

Sailing Directions for Vessels requiring Pilots during the South West Monsoon at the New Station, on the North East part of the Pilot Ridge.

False Point Light House is in latitude 20° 191' north and longitude 86° 47' east, and a buoy is placed in 21 fathoms on the Pilot's Ridge, in latitude 20° 494' north, and longitude 87° 42' east, the buoy therefore bears from False Point Light House north 59° 49' east true, and distant 594

A vessel therefore after making the Light House at False Point (in passing which she ought not to go into less than 10 fathoms) should bring it to bear about west south west 10 or 15 miles distant, when she will be in 11 or 12 fathoms, then steer east north eastward, when the soundings will gradually increase to 23 fathoms on the eastern edge of the Pilot's Ridge. She should then regulate her course so as to keep between the Ridge and 27 fathoms, when by attention to the lead and nature of the soundings, course and distance run from the Light House, it is almost impossible to avoid making the Pilot Vessels, as their cruizing ground is immediately to the north east of the Light Vessel stationed during the South West Monsoon in close proximity to the buoy on the Ridge.

The soundings to seaward of the Pilot's Ridge are in general a greenish or olive coloured mud, with occasionally a few bits of broken shells mixed with it; whilst those on the Ridge are of a shelly sand, or minute gravel, of a reddish or rusty brown color.

Vessels approaching the Station are earnestly warned to be careful in avoiding collision when communicating with either the Light, or supplying Pilot Vessels; and on making the former at night, they are strongly recommended to heave to, at a proper distance till day-light, by which measure they will avoid the probability of passing the supplying Pilot Vessels in the darkness of the night.

The Eastern Channel Light Vessel is in latitude 21° 04′ worth and longitude 88° 14′ east, and therefore bear from the buoy on the Pilot's Ridge, north 63°26 east, true; and distant 32½ miles.

The Eastern Channel Light Vessel burns a blue light every hour during the night, commencing at 7 P. M. and a maroon (or torch) at the intermediate half hours, and her standing Light will from the date above specified, be a bright red colour.

The Pilot's Ridge Light Vessel shows one plain standing Light, and burns a blue light every hour,



### APPENDIX TO

# The Calcutta Gazette.

### Dublished by Authority.

## WEDNESDAY, FEBRUARY 4, 1852.

বন্ধ ও এতদেশীয় অপর ভাষাকে নামাস্কিত যে সকল চিঠীর মালিকানের ঠিকানা নাছওয়াপুযুক্ত পুনীয়া পোষ্ট আফিসে ১৮৪২ সালের মার্চ লা∿ ডিসেম্বর মাহাতে যে সকল চিঠী রাখিত ছইয়াছে ভাহার কর্ম।

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850	ক্রমির উল্লা	नाथभूत	
810	কালীচরণ মিত্র	ু পুর্ণীয়া ঐ	
813	গঙ্গাধর রায়		
842	এনায়ৎহোশেন		
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800	গোলামএহিয়া	পুৰ্ণীয়া	
808	সাতহান সিৎহ	•	
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80	আমিরবর্গ	4	
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622	কিশোরি মিন্ত্রি	4	
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600	দিদার আলি	4	
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685	শিব শহায়	4	
080	রাম শহায়	4	19,25
@88	হ্রিপ্রসাদ	*	
080	कारमज्ञक	1	

(To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হউবেক।]

General Post Office,
22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

कित्य व

and a maroon at the intermediate half hours, and also fires a gun on sighting any vessel.

During the North East Monsoon, the ernizing ground where Ships will have to seek for Pilots, will be as heretolore in the Eastern Channel.

(Signed) H. L. THOMAS,

Master Attendants

Muster Attendant's Office, the 25th March, 1851.

NOTIFICATION.—An examination will be held early in April 1852, in the College of Fort William, for the purpose of filling up existing vacancies in the Military Class of the Medical College. All candidates will be expected to possess a knowledge of the Hindustani language, adequate to enable them to read and write it in the Persian or Devanagri character.

2nd. All Interpreters of Regiments and Battalions will be requested, through the Military
Departments, not to grant certificates of qualification to any candidate under the age of fifteen
and above that of twenty years, and likewise to
reject all who may not pass the prescribed ordeal
with a sufficient degree of fluency and facility.
Much disappointment, expence and inconvenience have already been experienced by lads from
distant stations being furnished with certificates,
who were found, on examination, quite unqualified for admission: and it is with a view to prevent the recurrence of this that the above measure has been adopteds

3rd. Candidates for admission will be required to present themselves before the Secretary to the Medical College, at least three days prior to the day of examination, in order that a proper descriptive roll may be prepared for transmission to the examiners of the College of Fort William.

4th. The preference in selection, attainments being equal, will be given to those who have already been attached to, or served in Civil or Regimental Hospitals.

5th. No candidate will be allowed to present himself for examination, who cannot produce a written testimonial of his conduct and character, or afford satisfactory evidence as to who and what he is, a few individuals of decidedly bad character have, upon recent occasions, managed to obtain admittance, it is supposed, by producing false papers: the strictest care and scrutiny will therefore be exercised in examining the credentials of all future candidates, who will, in addition, require to be furnished with regular muster rolls, in order that they may be identified.

6th. All pupils must, as a condition of their appointment, reside within the College premises at all times, and never be absent from morning and evening muster without special leave.

7th. All students in the Military Class are amenable to the Articles of War, and regularly enlisted as Soldiers.

8th. No candidate will be admitted to the School, who is physically unfit for the duties of a Soldier.

(By Order)

FRED. J. MOUAT, M. D., Secretary, Council of Education.

Fort William, The 30th January, 1852. Present:
E. Commp., Esq. on., the Provision of 1850-51, will be held at the Exchange Hall, on Tuesday, the 10th February 1852, at 11 A. M., and will comprise 2,800 Chests, viz.:

Total Chests, ... 2,800

- 2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 16th and 25th February 1852, respectively, that is to say, no SubTreasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Monday, the 16th February 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Wednesday, the 25th February 1852.

4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

	about	Benares, about Chests.	about
On or about Wednesday, 10th March 1852, }	1920	880	2800
On or about Monday, 12th April 1852,	1920	880	2800
On or about Monday, (	1920	880	2800
On or about Thursday, 1 10th June 1852,	1920	880	2800
Ou or about Monday, 12th July 1852,	1920	880	2800
On or about Tuesday, (	1920	880	2800
On or about Friday, 10th September 1852,	1920	880	2800
On or about Monday, 1	1920	880	2800
On or about Wednesday, 10th November 1852,	1920	880	2800
On or about Friday, 1 10th December 1852, 3	1892	869	2761
	19172	8789	27961

By order of the Board of Revenue, Fort William, the 19th January 1852,

CECIL BEADON, Junior Secretary.

NOTICE.—The Interest and Responsibility of Mr. Claud Hamilton in our Firm, expired on the 31st ultimo.

(Sd.) HAMILTON, HIGGINSON & Co.

Mirzapore, January 15th, 1852.

#### COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 p. m. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Depo- sit.	Articles.	Depo-
Co.'s Rs.		Co.'s Rs.
500 100 200 200 100	Table Rice	100 100 100 100
	Sit. Co.'s Rs. 500 100 200 200	Sit.  Co.'s Rs.  500 Table Rice

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, the 5th January 1852.

#### Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society.

Jone T. D. Kind. Secy. M. O. S.

KIDDERPORE, 31st January, 1851.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Samuel? Henry Robinson, former-ly of Dhoba, in the District of Burdwan and Province of Bengal, Superintendent of the Dhoba Sugar Works and a Member of the Dhoha Sugar Company, afterwards of Clive's Lane in Calcutta, then of Bankshall Street in Calcutta, and lastly of Clive Street in Calcutta, carrying on trade and business as a Merchant and Commission Ageut, under the name, style, or firm of S. H. Robinson and Company, an Insolvent.

On Saturday the 24th day of January instant, it was ordered that the Hearing in this matter shall be on the 3rd day of April next, and that the said Insolvent do then attend to be examined by the said Court.

Owen, Attorney. Chief Clerk's Office, 30th January 1852. In the matter of Henry Archer, late of Simlah, in the North-West Provinces, Keeper of the Hotel called the United Service Pavilion, and now of No. 27. Discremitalish Street in Calcutta, an Insolvent.

In the matter of Charles Henry, at present of Duckinsore in the Zillah of 24-Pergunnahs, an Assistant to Messrs. Tulloh and Company of Calcutta, Auctioneers, but lately carrying on trade and business, as a Trader and Commission Agent, an Insolvent.

Notice, that applications for ad interim protection orders have been this day made by the said Insolvents, and that such applications will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Tuesday the 10th day of February instant, at the hour of 10 o'Clock in the forenoon.

"Any Creditor of the said Insolvents, de-"sirous of opposing such application, do appear" before the said Court at the time and place afore-"said."

Thompson, Attorney.
Robertson, Attorney.
Chief Clerk's Office, 4th February 1852.

### India General Steam Navigation Company.

NOTICE is hereby given, that the General Half-Yearly Meeting of Shareholders of the above-named Company, will be held on Monday, the 15th of March next, at 3 o'Clock, P. M., at the Office of the Company.

After closing the ordinary business of the day, the Meeting will be made special, to take into consideration the amount of future remuneration to be allowed to the Auditors of the Company.

By order of the Directors,

H. N. P. GRANT, Secretary.

I. G. S. N. Co.'s Office, Clive Street Ghat, Calculta, Monday, Feb. 2nd, 1852.

NOTICE—A Meeting of the Shareholders of the Hope Insurance Company will take place at the Office of the Agent, No. 2 Hustings' Street, on Thursday next, the 12th instant, at 11 o'Clock A. M., for the inspection of Accounts and finally closing the affairs of the Company, by a division of the funds.

Wm. Storm,
Agent, Hope Insurance Company.
Calcutta, 5th February 1852.

### Mr, Edward Barnfield, deceased.

ALL persons indebted to, or having any claim upon the Estate of Edward Barnfield, formerly of Tirhoot, in the East Indies, and afterwards of Granby Street, Hampstead Road, in the County of Middlesex, Gentleman, deceased, (who died in the month of August 1849), are requested forthwith to send the amount and full particulars thereof to me or to Mr. Charles Bell, of 36 Bedford Row, London, Solicitor, in order that proper acquittances for the former may be prepared, and that the propriety of the latter may be examined and cousidered, and in default thereof all claimants will be peremptorily excluded from any benefit of the said Estate.

F. J. Longstaff;
Administrator's Solicitor.

Lincoln, December 12th, 1852.

#### North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Halfyearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Prenises, No. 4. Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY, ..

Manager.

North-Western Bank of India, Calcutta, 27th December 1851. )

### BANK OF BENGAL RATES

DISCOUNT.

			Product ACME
Private Bilis and Notes at or within } 3 months,	10,	++1	Cent
Government Acceptances do.,	6	**	**
INTEREST CHARGED.	81-542	16.5	
On Fixed Loans, not exceeding 3		#	710 C
months, on Deposit of Company's	8	93	**
On Deposit of Opium,	0		
	0	15	99.00
On Deposit of Metals and Indigo,	9	27	98
On Deposit of other Goods,	10	**	
On Accounts of Credit, not exceed-			
ing 3 months, on Deposit of Com-	81	**	
pany's Paper	i Billi	54	10.00
On Deposit of Opinm,	94	22	10000
On Deposit of Metals and Indigo,	91	-	
	101		
CAL Deposit the Other Others,		0.00	Salvida

W. GREY, Secy. & Treasurer.

Bank of Bengai. Calcutta, 17th Sept., 1851. 1

#### Advertisement.

Dennomoney Dossee and PURSUANT to a Chundernauth Chowdry, by his next friend the said Denuomoney Dossee,

versus Parbuttynauth Chowdry, Bycauntnauth Mullick, John Lyall, David Jardine and William Richard Luckersteen, and the other Causes.

dicature at Fort William in Bengal, made in the above Causes, bearing date the Eleventh day of April, One Thousand Eight Hundred and Fifty-one, the Creditors of Gopaulchunder Chowdry, heretofore of Burrana-gore, in the Twenty-four Pergunnahs, deceased, who died in the Year One Thousand Eight Hundred and Thirty-nine, and the Legaties under his Will, are hereby required to come in and prove their respective Claims before William Mac-Esquire, the Master of the said Court, at his Office in the Court House, or in default

Decree of the Su-

preme Court of Ju-

W. MACPHERSON,

Master.

W. D. H. OEHME,

the said Decree.

Complainants' Attorney. Calcutta, Supreme Court, Master's Office, the 31st January 1852.

thereof they will be excluded from the benefit of

John Cochrane, Official Assignee of the Estate of Official ) John Brightman Vandenberg and Albert Harvey DeMello, Insolvent Debt-

Maurice FitzGerald Sandes, John Brightman Vandenberg and Susan his Wife, and Albert Harvey DeMello and Letitia his Wife.

PURSUANT to a Decree of the Su-preme Court of Judicature at Fort William in Bengal made in this Cause, bear-ing date this Nineteenth day of No-vember, One Thou-sand Eight Hundred and Fifty, the Credi-tors and Legaties of

Mary Umdah, of Calcutta, deceased, who died in the month of November, One Thousand Eight Hundred and Thirty-one, are hereby required to come in and prove their respective Debts and Legacies before William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House, or in default thereof they will be excluded from the benefit of the said Decree.

W. MACPHERSON

Muster.

SMOULT & HEDGER,

Complainants' Attorneys.

Supreme Court, Master's Office, \ the 30th January 1852.

In the Court for the Relief of Insolvent Debtors at Calcutta,

In the matter of Inderjee Dhurmsee, late of Doomtollah, in the Town of Calcutta, heretofore carrying on trade and business, of a Merchant at Doomtollah, in the Town of Calcutta.

To

JOHN COCHRANE, Esq.,
Official Assignee, and the Assignee of the Estate and Effects of the above named Insolvent,

AND MESSES. ALLAN AND THOMAS,
Attorneys for Muddenjee Nanjee,
Soonderjee Nanjee, and Saitha Nanjee, the Petitioning Creditors,

AND MESSRS. ALLAN AND THOMAS, Attorneys for Hormusjee Jewanjee, Judgment Creditor.

GENTLEMEN,

Take Notice that an Application will be made to this Court on Saturday the Seventh day of February next, for and on behalf of the above-named Inderjee Dhurmsee, for an Order that the Order of this Court made and passed on the First day of June, One Thousand Eight Hundred and Fifty, whereby the said Inderjee Dhurmsee was adjudicated an Insolvent, and also the Order of this Court made and passed on the First day of June One Thousand Eight Hundred and Fifty, whereby the Property, Estate and Effects, of the said Inderjee Dhurmsee were vested in John Cochrane, Esquire, as the Assignee of the said Inderjee Dhurmsee, and also an Order of this Court made and passed on the Third day of January, One Thousand Eight Hundred and Fiftytwo, whereby it was ordered that the said Insolvent do, on or before the Seventh day of February next, file in the office of the Chief Clerk of this Court a Schedule of his Debts, Estate and Effects, and proceed thereon in the usual manner, be respectively vacated and discharged. Dated the Thirty-first day of January One Thousand Eight Hundred and Fifty-two.

> We are, Gentlemen, Your's obediently, TEMPLETON & CARAPIET.

LOST.—Second Half of a Bank of Bengal Note, No. 10081, for Co.'s Rs. 50, the payment of which has been stopped at the Bank.

# THIS DAY IS PUBLISHED, The New Quarterly Bengal Army List, No. XII.

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMEN'T.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 10th January, 1852.

To which is added,

### A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES, with the dates of their Appointments, &c.

PRIOR—Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

13th January, 1852.

## \* For Sale at the Military Orphan Press, PRICE 3 RUPERS,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army.

### ALSO

AN ACT to Remove Doubts as to the Power of appointing, convening, and confirming the Sentences of Courts-martial in the East Indies.

AND ALSO

RULES AND ARTICLES for the better government of the Officers and Soldiers in the Service of the East India Company.

### JUST PUBLISHED,

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their commencement to the close of the year 1849.

By JAMES SMALL.

### A MANUAL OF ANATOMY

IN HINDUSTANI,

By FRED. J. MOUAT, M. D. F. R. C. S.,

ALBEADY PUBLISHED.

Part. V. Containing the Brain and Nervous System, with 28 marginal illustrations,

VI. Containing the Organs of Sense and Voice, with 84 illustrations, viz., of the Eye and its Appendages, 22 drawings; The Ear 23, the Nose 10, the Tongue 6, the Skin and its appendages 15, the Larynx 8.

Each part is distinct, complete, and separately paged. The remaining parts, containing the General Auatomy of the Tissues, Bones and Ligaments, the Muscular and Vascular Systems, with the viscera of the Chest, Abdomen and Pelvis, are in course of preparation, and will appear as quickly as the limited leisure at the disposal of the Author will permit. They will all be translated from the last Edition of Quain and Sharpey's E'ements of Anatomy, by permission of Professors Sharpey and R. Quain.

The illustrations, drawn on Stone, are by Mr. C. Grant.

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A PRACTICAL TREATISE on the TREATMENT of the Diseases of the Elephant,

CAMEL AND HORNED CATTLE, -

With instructions for preserving their efficiency; also, a Description of the Medicines used in the Treatment of their Diseases; and a General Outline of their ANATOMY, by W. GILCHRIST, Surgeon, Madras Medical Establishment, Hoonsoor, 1848.

Price 12 Rupees.

W. THACKER & CO.

### A GEOGRAPHICAL SKETCH OF THE BURMESE EMPIRE.

Reduced from the Edition published by permission of Government, to which is added part of SIAM and the DELITA of the GANGES towards Calcutta.

PRICE 5 RUPEES.

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with makers to be



## The Calcutta Gazette.

### Published by Authority.

to the Press by NOON of TUESDAYS and PRIDAYS: and of a few lines
only, before 5 p. m. of those days.

### SATURDAY, FEBRUARY 7, 1852.

No. 96.

Fort William, Home Department, the 6th February 1852.

Notifications.—The Governor General in Council is pleased to permit Mr. D. Pringle to resign the East India Company's Civil Service, from the 7th instant.

No. 97.

The Most Noble the Governor General in Council is pleased to permit Mr. J. S. Clarke to resign the East India Company's Civil Service, from the 15th instant.

No. 98.

The Most Noble the Governor General in Council is pleased to permit Mr. H. S. Boulderson to resign the East India Company's Civil Service, from the date of the sailing of the Ship "Prince of Wales."

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 119 of 1852.

Fort William, Foreign Department, the 6th February 1852.

NOTIFICATIONS.—Lieutenant E. St. George, of the 1st European Bengal Fusiliers, joined the Kotah Contingent on the 5th ultimo, as Officiating 2nd in Command of that Force.

No. 122 of 1852.

The Most Noble the Governor General in Council is pleased to grant to Captain J. F. Stevens, Superintendent of the Raepore Mail Road, leave of absence, under Medical Certificate, until the 31st of December 1852, in extension of the leave granted in G. O. of the 1st July 1851, No. 2099.

No. 125 of 1852.

Captain E. K. Elliot, Officiating Assistant Resident at Nagpore, received charge of the Residency from Captain G. Ramsay on the 16th piting.

The unexpired portion of the leave of absence granted to Captain Elliot in G. O., No. 227, dated 26th June 1851, is cancelled from the above date.

No. 128 of 1852.

The leave of absence granted to the Honorable J. C. Erskine, Resident at Nipal, under General Orders of 20th September, No. 2971, and 22nd December last, No. 3935, is extended to one year and ten months, from the 21st ultimo, the date on which he proceeded to Sea.

FRED. JAS. HALLIDAY, Offg. Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January, 1852.

The following Act, passed by the Governor General of India in Council on the 30th January 1852, is hereby promulgated for general information.

ACT No. VI. or 1852.

An Act for defraying the Cost of a Light-House on Pedra Branca.

Whereas it has been deemed expedient, for the safety and guidance of Ships navigating the China Seas, to build a Light-House on the Island Rock called Pedra Branca, situated at the Eastern entrance of the Straits of Singapore: And whereas certain sums of money were subscribed by private individuals for that purpose, but the same were insufficient to defray the ex-pense of building such Light-House; And whereas the East India Company agreed to build such Light-House, and to advance certain sums of money to complete the same, on condition that the said sums of money were repaid to them by the levy of a toll on Ships and other square-rigged Vessels entering the harbour of Singapore; And whereas the said Light-House has been built by the East India Company, and it is desirable that the expense of building the same, and of maintaining a Light thereon, should be defrayed out of the monies arising from such toll; And whereas it may hereafter be deemed expedient to establish other Lights, or beacons in the Straits of Malacca or elsewhere near thereto, It is enacted as follows:

I. The Light-House on Pedra Branca aforesaid shall be called "The Horsburgh Light-House," and the said Light-House, and the appurtenances thereunto belonging or occupied for the purposes thereof, and all the fixtures, apparatus, and furniture belonging thereto, shall become the property of, and absolutely vest in the East India Company and their successors.

II. From the first day of March, 1852, every Ship, being of the burden of fifty tons and upwards, which shall arrive at, or enter the harbour or road-stead of Singapore, from any part of the world, shall pay a toll of three cents of a dollar per ton for every ton of her registered burden or tonnage; Provided always that no Ship shall pay such toll more than once in every six calendar months.

III. All Ships of War belonging to Her Britannic Majesty, or any Foreign Government or State, and all armed Ships belonging to the East India Company, shall be exempt from the payment of such toll.

IV. The management and controul of the said "Horsburgh Light-House," and of the keeper thereof, and of everything relating thereto, is hereby vested in the Governor of the Straits Settlements.

V. The said Governor may appoint any person he may think fit, to be a Collector of the tolls payable under this Act.

VI. Out of the funds raised by such tolls, an efficient Light shall be constantly kept up and exhibited during the night-time in and from the said Light-House, and the surplus monies arising from such tolls, after deducting the expense of maintaining such Light as aforesaid, shall, from time to time, be paid over to the said East India Company, in liquidation of the monies they have advanced towards the erection and completion of the said Light-House, and the apparatus and furniture thereof.

VII. The toll to be levied under this Act shall become due and payable immediately on the arrival of every Ship liable thereto within the harbour or roadstead of Singapore; and immediately on the arrival of any such Ship within the said harbour or roadstead, the Collector appointed under this Act shall demand, or cause to be demanded, from the master or other person in command of such Ship, payment of the toll of three cents of a Dollar per ton for every ton of the registered burden or tonnage of such Ship, and if the same be not paid within two days after such demand made as aforesaid, or if at any time after the arrival of such Ship as aforesaid, the said Collector shall have cause to suspect, or believe, that such Ship will immediately leave the said harbour or roadstead, without paying such toll, it shall be lawful for any Justice of the Peace, upon an affidavit to that effect being made before him on oath by such Collector (which oath the said Justice is hereby authorized to administer), to issue his Warrant under his hand, directed to any Peace Officer of Singapore aforesaid, to enter on board such Ship, and to seize and carry away any of the goods, merchandize, guns, tackle, apparel or furniture of or belonging to or on board such Ship, and to keep the same for the space of three days then next, unless the said toll shall be in the mean time paid; and in case the amount of the toll due by such Ship shall not before the expiration of such three days have been paid, then the said Collector may cause the said goods, merchandize, guns, tackle, apparel or furniture so

seized to be sold, and out of the proceeds of such sale shall pay the amount of the said toll to which such Ship shall be liable, together with the reasonable charges of the seizure, detention, and sale, rendering to the master or owner, or other person having the command of such Ship, the overplus (if any) on demand.

VIII. The Officer of Government whose duty it shall be to grant a Port-clearance for any Ship clearing out of or leaving the port of Singapore aforesaid, shall refuse to grant such Port-clearance to any Ship until the owner, agent, master or other person in command of such Ship shall produce a certificate from the Collector appointed under this Act that such Ship has paid the amount of toll to which she is liable under this Act.

IX. Notwithstanding anything in this Act contained, the said Collector appointed under this Act, may sue for and recover the amount of any tolls payable to him under this Act, by action of debt or suit in equity in any of Her Majesty's Courts in India, against the owner, or master, or other person who, at the time of default made in the payment of such toll, owned or had the command of any Ship liable thereto.

X. In order to ascertain the exact burden or tonnage of any Ship liable to pay the toll leviable under this Act, the Collector appointed under this Act may apply to any Justice of the Peace to require, and such Justice of the Peace shall thereupon summon and require, the owner, master, or other person in command of such Ship, or any person having possession of the same, to produce the register of such Ship, for the inspection of such Justice, and upon the refusal or neglect of any such owner, master, or person to produce such register, it shall be lawful for such Justice to adjudge such owner, master, or person to pay a fine not exceeding one hundred dollars, and in default of payment, to be imprisoned in Her Majesty's Gaol for any period not exceeding two calendar months-

XI. When and so soon as the monies to be advanced by the said East India Company towards the erection and completion of the said Light-House shall have been fully repaid and liquidated in manner herein provided for, it shall be competent for the Governor of the Straits Settlements, to build, or cause to be built, one or more other lights or beacons for the safety and guidance of Ships in such part or parts of the Straits of Malacca, or near thereto, as shall be deemed expedient, and the cost thereof, and of maintaining the same, and of keeping up and exhibiting a light or lights therefrom, shall be defrayed out of the surplus monies arising from the toll payable under this Act, after defraying the current expenses of maintaining the "Horsburgh Light-House" aforesaid.

XII. Nothing in this Act contained shall be construed to authorize the levy of a toll upon any Ship passing through the Straits of Singapore and not entering the said harbour or roadstead of Singapore aforesaid.

XIII. The word "Ship" throughout this Act mentioned, shall be held to mean and include a Schooner, Cutter, Brig, Brigantine, Barque, Junk, Steam-Boat, and every other Vessel, as well as a Ship; and words importing the singular number only shall include the plural number, and words importing the plural number only shall include also the singular number, and words importing the masculine gender shall extend to females, unless there be something in the subject or context repugnant to such construction.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January, 1852.

The following Draft of a proposed Act was read in Council for the first time, on the 30th of January 1852.

ACT No. - OF 1852.

An Act to amend the Law relating to the duties payable on Tobacco and Ganza, and the retail sale and warehousing thereof, in the Islands of Bombay and Colaba.

Whereas it is expedient to amend the law relating to the duties payable on Tobacco and Ganza, and the retail sale and warehousing of those articles in the Islands of Bombay and Colaba, It is hereby enacted as follows:

I. Chapters V. VI. VII. and VIII. of Regulation XXI. of 1827, Regulation XXXIII. of 1827 and Regulation XV. of 1828, of the Bombay Code, and Act XXIV. of 1850, are hereby repealed, but not so as to revive any other Regulation or Act thereby repealed.

II. All Tobacco and Ganza (except such small quantities thereof as are hereinafter mentioned), imported from any place into the Islands of Bombay and Colaba, shall be liable to the duty prescribed by the Acts now in force for regulating Customs, which duty is hereinafter called the customary duty. All Tobacco and Ganza (except such small quantities thereof as are hereinafter mentioned), imported from any place into the said Islands and intended for consumption in Bombay or Colaba, shall be liable to an additional duty of Rupees seven and eight annas per Indian Maund, which duty is hereinafter called the special duty.

III. The said special duty shall be paid at the option of the importer, either on importation, or after being warehoused as hereinafter mentioned, and no drawback of the said special duty shall be allowed unless the Tobacco or Ganza, on which such drawback may be claimed, has been warehoused in, and shall be re-exported from, a bonded warehouse, in which case a drawback of the whole of such special duty shall be allowed, if claimed at the time of exportation.

IV. If the said special duty is not paid on importation, the Tobacco or Ganza shall be warehoused in a bonded warehouse, and the importer

shall pay such special duty on the said Tobacco or Ganza on its removal from the warehouse for consumption.

V. The Collector and Officers of Customs shall have all the same powers and authorities for collecting and enforcing payment of the said duties, in addition to the powers and authorities specified in this Act, as they now have or shall have in respect of the duties on any other customable articles.

VI. It shall not be lawful, without the special permission of the Collector of Customs, to bring any Tobacco or any preparation thereof, or any Ganza, into the Islands of Bombay and Colaba, otherwise than by sea, nor to land the same at any other landing place or places than such as may from time to time be prescribed by proclamation by the Bombay Government.

VII. Sections II., III., IV. and VI. of this Act shall not be applicable to small quantities of Tobacco and Ganza imported into the said Islands, not exceeding in quantity I pound weight of Tobacco, or half a pound weight of Ganza, provided that the same be openly imported for the personal consumption of the importer.

VIII. The port of Bombay shall be a ware-housing port, within the meaning of Act XXV. of 1836, so far as regards the warehousing of Tobacco and Ganza, and the said Act shall be applicable to the warehousing of Tobacco and Ganza in the said Islands of Bombay and Colaba, and the Import duty in the said Act mentioned shall, as to Tobacco and Ganza, mean the customary and special duty leviable under this Act.

IX. It shall not be lawful to remove any Tobacco or Ganza from any place within the Islands of Bombay and Colaba to any other place, nor to carry or convey the same on any thoroughfare in the said Islands, nor to carry the same on any vessel or boat of less than forty candies' burthen in any of the creeks or waters adjacent to the said Islands, without a permit from the Collector of Customs, which permit may be in the form of Schedule A. to this Act annexed, or to the like effect. Any such permit shall be in force only between sun-rise and sun-set of the day on which it is granted. Provided always, that Tobacco and Ganza may be imported as in Sections IV. and V. of this Act is mentioned, and it shall also be lawful to remove without a permit, for personal or domestic use, small quantities of Tobacco and Ganza from the shop of a retailer licensed as hereinafter provided, or to carry Tobacco and Ganza on boats or vessels of less than forty candies' burthen proceeding direct from a regular anchorage in the harbour to any place duly appointed for landing Tobacco and Ganza.

X. The Collector of Customs shall not grant any permit for the removal of any Tobacco or Ganza from a bonded warehouse, unless the quantity to be so removed is an entire bale or package weighing in the case of Tobacco at least four Cwt., and in the case of Ganza at least half a

Owt., but when application is made to remove a bale or package from bond for consumption in Bombay or Colaba, the Collector may permit such bale or package to be opened, and the refuse of the Tobacco and Ganza to be removed and destroyed in the presence of a Government Officer, and the special duty may be remitted on the refuse so removed and destroyed.

XI. It shall not be lawful for any person to sell or offer for sale by retail any Tobacco or Ganza within the Islands of Bombay and Colaba without a licence for that purpose under the hand and seal of the Collector of Customs, or other licensing Officer specially appointed by the Bombay Government, and the licence may be in the form of Schedule B to this Act annexed, or to the like effect, and shall be in force for a period of twelve calendar months from the date thereof, unless earlier withdrawn or cancelled by the licensing Officer, and for every such licence the Collector of Customs, or other licensing Officer, shall receive on account of Government a fee of one Rupee.

XII. Every person applying for the renewal of any licence for the retail sale of Tobacco or Ganza shall give notice of such application at least ten days before the expiration of his existing licence, and on failing to give such notice he shall, previous to the renewal of his licence, pay to the licensing Officer, on account of Government, the sum of Rupees twenty.

XIII. Any sale of Tobacco not exceeding in weight fifty-six lbs. Avoirdupois, or of Ganza not exceeding twenty-eight lbs. Avoirdupois, shall be deemed to be a retail sale within the meaning of this Act.

XIV. It shall not be lawful for any licensed retail dealer in Tobacco or Ganza to carry on the retail sale of the same, or to warehouse or deposit any store of the same except at such shop, shops, or other premises as may be specified in his licence, and the name of every retail dealer in Tobacco or Ganza, together with the number of his licence, shall be written or painted in English, Guzerati and Maharatti, and in plain and legible characters of not less than one inch in height, on a board to be affixed in a conspicuous manner in the front of the shop or premises where the retail sale of the articles aforesaid may be carried on.

XV. Every retail dealer in Tobacco or Ganza shall on or before the third day of each month make to the Collector of Customs, or other licensing Officer, a separate Return, for each shop or place of retail sale, of the quantity of Tobacco or Ganza which he had on hand at the beginning of the preceding month, and also of the balance remaining in hand at the close of such month, and he shall in like manner and at the same time, produce and give to the Collector of Customs or other licensing Officer, a written Statement showing the several purchases of Tobacco or Ganza which he shall have made du-

ring the preceding month, and the parties from whom and the dates on which such purchases were effected, and any licensed retail dealer who may refuse or neglect to produce such Return and Statement as above provided, or who may produce a false Return or Statement, shall be liable to be deprived of his licence by the said Collector of Customs or other licensing Officer, in addition to such fine as he may incur under this Act.

XVI. It shall be lawful for the Collector of Customs or other licensing Officer at his discretion to refuse to grant or renew any licence for the retail sale of Tobacco or Ganza to any party applying for the same, or on giving three months' notice, to withdraw any such licence from the holder thereof, without stating any reason for such refusal or withdrawal.

XVII. It shall be lawful for the Collector of Customs or other licensing Officer to issue a special warrant under his hand and seal, authorizing any public Officer to enter any building or place of deposit in which Tobacco or Ganza may be deposited under the provisions of this Act; or in which such Collector of Customs or other licensing Officer has been credibly informed that such Tobacco or Ganza has been and is deposited contrary to the provisions of this Act; and for such purpose such public Officer shall have power, if necessary, to break open any doors, drawers, or other place or receptacle or supposed receptacle, and to examine and weigh any Tobacco or Ganza therein found, and to seize, remove and take away from thence any Tobacco or Ganza or other articles subject to confiscation under this Act, and to detain the same until the case has been adjudicated on, as hereinafter pro-

XVIII. It shall be lawful for the Collector of Customs or other licensing Officer, or any Officer authorized by him, to enter and search, with the like power as in the last Section mentioned, any vessel, boat or vehicle suspected of containing, and to detain any person suspected of having, any contraband Tobacco or Ganza, and to seize, take away, and detain the same until the case has been adjudicated as hereinafter provided.

XIX. All Tobacco or Ganza imported into the Islands of Bombay and Colaba, or exported thence, or there warehoused, or removed from one place of deposit to another, contrary to the provisions of this Act, or found in the possession of any party in Bombay or Colaba, illegally selling or offering any portion thereof for sale, shall be liable to confiscation to Government together with every vessel in which it is contained, and every vehicle, vessel, boat, or animal employed with the consent and knowledge of the owner or his servant in conveying or containing the same; Provided always that it shall be lawful for the adjudicating Officer to mitigate the penalty of confiscation herein provided, by commuting the same to the payment of any fine not exceeding the value of

the goods liable to confiscation, and every such fine may be enforced, if necessary, by the sale of the goods liable to confiscation.

XX. Any person who shall illegally import, export, remove or sell in Bombay or Colaba, any Tobacco or Ganza, or who shall knowingly have in his or her possession, or shall conceal or smuggle any Tobacco or Ganza subject to confiscation under this Act, or who shall commit or knowingly aid in the commission of, or abet any breach of this Act, shall be liable to a fine not exceeding ten times the value of such Tobacco or Ganza, and in default of payment of such fine, such offender shall be liable to imprisonment for any term not exceeding six calendar mouths, unless such fine shall be sooner paid.

XXI. It shall be lawful for any Officer appointed by the Bombay Government for that purpose to declare and adjudge any Tobacco, Ganza, or other property seized, taken or detained under this Act to be forfeited and confiscated to Government.

XXII. All fines under this Act may be enforced and levied by any Magistrate of Police under Act II. of 1839.

### SCHEDULE A.

Form of Permit.

Tobacco Permit, Bombay Custom House.

A. B. has been permitted to remove from (Custom House or Licensed Warehouse or shop No. situated in Kalbadavie Street to Warehouse or shop No. in Bazar Street) the undermentioned quantity of (Tobacco or Ganza) between sun-rise and sun-set on the day of in the year

(Signed) H. Young, Collector of Customs.

(Note.—The words in Italics in this Schedule to be filled up as the case may be.)

SCHEDULE B.

Form of Licence to retail Tobacco or Ganza.

LICENCE TO RETAIL TOBACCO OR GANZA.

Bombay Custom House.

This is to certify that A. B. having applied for a licence for the retail sale of (Tobacco or Ganza) under Act of 1852, such Licence is hereby granted on the following conditions:

1st. That such retail sale under this Licence be conducted only at the shop or premises known as No. Street.

2nd. That such retail sale shall be carried on only between the hours of 6 A. M., and 10 P. M.

3rd. That a Return be furnished on or before the third day of each month, to the Collector of Customs, as provided for in Section XV. of this Act

4th. That the retail sale of (Tobacco or Ganza), effected at the above described premises, shall amount monthly to a total quantity of at least

Nors.—This Licence will be in force for 12 (twelve) months after date, and no longer.

The words in Italics in this Schedule to be filled up as the case may be, and the first blank space therein with the number of this Act, the second blank space therein with the number of the house and name of the Street or place in which the retailer carries on his trade, and the third blank space therein with the quantity of Tobacco or Ganza, to be sold by retail.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 30th April 1852.

FRED. JAS. HALLIDAY,

Secy to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January 1852.

The following Draft of a proposed Act was read in Council for the first time on the 30th January 1852.

### ACT No. --- OF 1852.

An Act for the execution of decrees made by Her Majesty in Council, or by the Courts of Sudder Dewanny Adawlut in the Presidency of Bengal.

Whereas it is expedient to amend the law relating to the execution of decrees made and passed by Her Majesty in Council, and by the Courts of Sudder Dewanny Adawlut in the Presidency of Bengal, It is hereby enacted as follows:

- I. Every decree or order made or passed in appeal by Her Majesty in Council, or by any Court of Sudder Dewanny Adawlut, in the Presidency of Bengal, shall be enforced and executed by the Court of original jurisdiction which made or passed the first or original decree or order in the case appealed, and such last-mentioned Court shall proceed to enforce and execute such decree or order according to the laws and rules prescribed for the execution of its own decrees or orders, anything in Section XV., Regulation XXVI. of 1814 to the contrary notwithstanding.
- II. Any party desirous of enforcing or obtaining execution of any such decree or order made or passed in appeal as aforesaid, shall present a petition for that purpose to such Court of original jurisdiction as aforesaid, and the said petition shall be accompanied by a certified copy of the decree or order made in appeal, and sought to be enforced or executed.
- III. An appeal shall lie from all orders made by such Court of original jurisdiction relating to the enforcement or execution of any such decree or order made or passed in appeal as aforesaid. If such Court of original jurisdiction is the Court of a Judge, such appeal shall lie to the Court of Sudder Dewanny Adawlut, and if such Court of original jurisdiction is the Court of a Moonsiff or Sudder Ameen, the appeal shall lie in the first instance to the Court of the Judge competent to hear it, and specially, in cases where a special appeal will lie, to the Court of Sudder Dewanny Adawlut. If such Court of original jurisdiction is the Court of a Principal Sudder Ameen, and the case is one which was brought to recover money or property exceeding Rupees five thousand in value, such appeal shall

lie to the Court of Sudder Dewanny Adawlut, and if the case is one which was brought to recover money or property of less value than Rupecs five thousand, such appeal shall lie in the first instance to the judge competent to hear it, and specially, where a special appeal will lie, to the Court of Sudder Dewanny Adawlut.

IV. Nothing herein contained shall be construed so as to prevent any Court of Sudder Dewanny Adawlut from enforcing or obtaining execution of a decree or order made or passed by Her Majesty in Council, if Her Majesty in Council shall think fit to decree or order the said Court of Sudder Dewanny Adawlut to enforce or execute the same.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 30th day of March next.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 288.

SANCE SWA I

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments.—The 26th January 1852.—Mr. H. M. Low to be Post Master of Sumbulpore.

The 28th January 1852.—Captain T. Simpson to officiate as Deputy Commissioner in the South-West Frontier, during the deputation of Captain J. C. Hannyngton to Dinapore.

Lieutenant E. M. Ryan to be in charge of the office of Principal Assistant to the Governor General's Agent at Hazareebaugh, during the absence of Captain Simpson.

Ensign B. D. Grant to be in charge of the office of Junior Assistant to the Governor General's Agent in the South-West Frontier, during the absence of Lieutenant Ryan.

The 29th January 1852.—Mr. H. Diaper to be Civil Assistant Surgeon of Behar.

Mr. A. Beale to be Civil Assistant Surgeon of Purneah.

Leave of Absence.—The 29th January 1852.—Mr. F. A. E. Dalrymple, Magistrate of Beerbhoom, for two months, on Medical Certificate, in extension of the leave granted to him on the 31st ultime.

Mr. F. A. B. Glover, Officiating Magistrate of Purneah, for fifteen days, in extension of the leave granted to him in Orders of the 15th instant.

Moulvee Mahomed Ullee, Principal Sudder Ameen of Tipperah, for one month, from the 9th instant, on Medical Certificate.

Notification.—The 29th January 1852.—The Hon'ble the Deputy Governor has been pleased to declare the Ferries on the Grand Trunk Road, over the Leelajaun, Booreyhee and Moeshur Rivers to be public Ferries under Regulation VI. of 1819.

His Honor has also been pleased to authorize the Thannah of Hajeepore, in the District of Mymensing, being in future denominated the Thannah of Jumalpore.

By order of the Hon'ble the Deputy Governor of Bengal,

J. P. GRANT,
Secy. to the Govt. of Bengal.

Orders by the Most Noble the Governor of Bengul.

Appointment.—The 6th February 1852.—The Reverend T. Boaz, L. L. D., Pastor of the Union Chapel at Calcutta, to be a Marriage Registrar of the Town of Calcutta.

Leave of Absence.—The 4th February 1852.—Mr. W. M. Dirom, Salt Agent of Chittagong, for twenty-two months, on Medical Certificate, in extension of the leave granted to him in Orders of the 22nd December last, to proceed to the Cape of Good Hope and generally to Sea within the limits prescribed in Section IV. of the Absentee Rules.

The 5th February 1852.—Mr. H. B. Beresford, of the Civil Service, for two years, on Medical Certificate, to proceed to Van Dieman's Land or other of the Eastern dependencies, in lieu of the leave granted to him in Orders of the 28th November last.

Notifications.—The 3rd and 4th February 1852.

Messrs. F. C. Forbes and A. R. S. Pollock, of the Civil Service, have been respectively reported qualified for the Public Service by proficiency in two of the Native languages.

The 6th February 1852.—Lieutenant G. F. Vincent, Officiating Junior Assistant to the Commissioner of Assam, at Nowgong, proceeded to Northern Cachar on public duty on the 11th November last, and returned to the station on the 18th idem.

Lieut. H. S. Bivar assumed charge of his duties as Officiating Junior Assistant to the Commissioner of Assam, at Luckimpore, from Captain C. Holroyd, on the 5th ultimo.

Mr. Assistant Surgeon J. W. Fletcher resumed charge of the Medical duties of the Civil Station of Cherra Poonjee from Mr. C. G. Andrews on the 19th ultimo.

The Revd. C. Gladwin received Ecclesiastical charge of Darjeeling on the 24th ultimo.

Mr. E. F. Lautour, Magistrate of Chittagong, made over charge of his office to Mr. F. B. Simson on the 26th ultimo.

Mr. W. J. H. Money made over charge of the office of Civil and Sessions Judge of Backergunge to Moulvee Mahomed Kulleem, Principal Sudder Ameen of the district, on the 28th ultimo.

Mr. W. M. Dirom, Salt Agent of Chittagong, delivered over charge of the Agency to Mr. R. Ince on the 28th ultimo.

Mr. C. T. Davidson, Civil and Sessions Judge of Dacca, resumed charge of his office from Mr. R. Hampton on the 29th ultimo.

Mr. J. S. Spankie delivered over charge of the Collectorate of Tipperah to Mr. L. Barber, Deputy Collector, on the 30th ultimo.

Lieut. J. Emerson received charge of the office of Junior Assistant to the Governor General's Agent in the South-West Frontier on the 2nd ultimo, and relieved Mr. G. H. M. Ricketts of the charge of the district of Singbhoom on the 30th idem.

Lieut. E. M. Ryan joined his appointment as Officiating Junior Assistant to the Governor General's Agent in the South-West Frontier on the 31st ultimo.

By Order of the Most Noble the Governor of Bengal.

J. P. GRANT, Secy. to the Govt. of Bengal.

1

Report on the Examination of the Students of the College of Fort William, in Persian, Gordoo, Hindee, Bengallee and Arabic, held on the 1st October 1851. QUARTERLY REPORT OF THE COLLEGE OF FORT WILLIAM, FOR THE QUARTER ENDING 31st DECEMBER 1851.

A STATE OF	PERSIAN.		each let	OORDOO.	cooo.		All I	HINDEE	To a	n Ti	THE STATE OF	31	BENGALIER	LANK.
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9 .5	7 <u>/100-1</u>	Passed Qua-	1 Nairne, 2 Saunders,	. 5 May 51 2 June 51 1 Nov. 50 2 Dec. 50		Not passed in any Language.	1 Manderson	Manderson, 6 Mar. 51 1 Apl. 51	-	Passed, Has to pass in a passoned Lan-	Spencer,	6 Mar. 51	1 Apl. 51	Passed, Qualified for the Public Service, having
1 Freeling,	1 Nov. 50 2 Dec. 50	HAH-	ra I and	1217072	5-17 .10 9-14   1-1	Passed for High Proficiency, Pass- ed in Persian, 2nd Jan. 1851, and in	Pollock,	6 Apl. 50 1 May 30		sed in	2 Jackson,	8 Dec. 49	49 2 Jan. 50	8 -
2 Wigram,	1 Nov. 50 2 Dec. 50	50 Passed in Hin- dee, 1st Mar, 51.	1 Currie,	6 Dec. 50 2 Jan. 51	Jan. 51	Hindee, 1st May 1851. Qualified for the Public Service.	1		-		3 Brodhurst,	22 Oct. 50 1 Nov. 50	1 Nov. 30	Pussed Qualified for the Public Service, having provided in Oordon to E.
3 Robinson,	5 May 51 2 June 51	Not passed in any Language.	. A.			Meceived a Medal of Merit for Profi- ciency in Persian.				Persian, 1st	4 Crawford,	6 Dec. 59	2 Jan. 51	K15" 9 <b>5</b> 30
4 Malcolm,	6 Mar. 51 1 Apl. 51					lying for					5 Jenkins,	2 Jan. 31 2	2 Jan. 51	Passed in Persian, 1st May 1851.
5 Browne,	2 Sep. 51 3 Sep. 51	51 Sany Language.	ant (At)		,	and in Bengallee, 1st July 1851. Qualified for the	Block,	4 Apl. 51 1 May 51		Service. Re-		1 Nov. 50	Nov. 50 2 Dec. 50	1851. sent—Siek Certifi d in Oordos, 1st
1	R I		2 Inompson,	, 28Dec.50 2 Jan. 51	Y	Public Service. Passed for High Proficiency in Ben-				-	1 Floyd,	5 Oct. 47	47 1 Dec. 47	Absent from Calentta, Passed in Oordoo, 1st Feb
I Forbes,	6 Apl. 50 1 May 50	Calcutta. Pass-		6 al.	in the second	gallee, 1st Sept. 1851. Studying for Honors,					2 Richardes,	10 Jan.48 26 Jan.48	26 Jan. 48	Absent from Calcutta Passed in Persian, 1st Nov-
	· · · · · · · · · · · · · · · · · · ·	Absent from			1. (h)	Certificate, Pass- ed in Hindee, 2nd				14/1	3 Elliot,	8 Dec. 49	2 Jan. 50	Absent from Calcutta Passed in Cordeo, 1st Oct
	O 20 00 0 00 0 00 0 00 0 00 0 00	June 1851, and in Persian, 1st			Total In	Persian, 1st Aug. 1851. Qualified for the Public Service.	To.	17 May 22		Absent from	1 1	v F		Passedin Persian2nd Sept. 1850, and in Bengallor, 1st Oct. 1850, Qualified for the
2 Lushington,	5 May 51 2 June 51	July 1851, Qua- lifted for the Public Service.	3 Dashwood,	, 5 May 51 2 June 51	June 51		1 Shaw,	20Aug 46 1 Sep.	9	sed in Persi- an, 5th April	Argoic.			Tubble Service. Received 2 Mechals of Merit, one in Per- sian and one for General Dili-
		Received a Medal of Merit for General Dilli-	20 AC	4 h		r High		100 T	61 V	1847.	I Colvin, J.H.B.	1 July 50 1 Aug. 50	1 Aug.50	gence and Proficiency, Passed for High Proficiency in Bengaller, 2nd Jan. 1851; in
4 8		gence and Pro- ficiency, Study- ing for Honora,	illa illa ta Ringla illa ta		1 b	lst Sept. 1851. Studying for Ho- nors.	er alpai res as asserted		V disk	*				- m - m 3

	PE	PERSIAN.	aff les présidents		OOR	OORDOO.			HINDEE	BE.	e a		BEN	BENGALLER.	
Names.	Date of Admission into College.	Date of Initiato- ry Exa- mination,	Remarks,	Names.	Date of Admission into College.	Date of Initiato- ry Exa- mination.	Remarks.	Names.	Date of Admission into College.	Date of Initiato- ry Exa- mination	Remarks.	Names.	Date of Admission into College.	Date of Initiatory Exa- ry Exa- mination	Remarks
1 Robinson,	5 May 51	2 June 51	Passed, Has to	Naimo	A May K	o June	Passed. Has				( Passed in	1 Crawford,	6 Dec. 50	2 Jan. 51	Passed in Oordoo, 2nd June 1851.
			Language. Passed, Qualified		o want o		340	1 Pollock,	6 Apl. 50	1 May 50	Persian, 1st Mar. 1851.	rst,	23 Oct. 50	1 Nov. 50	Passed in Gordoo, 2nd June 1851.
2 Wigram,	1 Nov. 50 2 Dec. 50	Dec. 50	T	2 Saunders, 1 Nov. 50		2 Dec. 50	Medical Cer- tificate, Not	2 Cuppage,	15 Oct. 51	15 Oct. 51	Not passed in any Lan-	1	1 Nov. 50	2 Dec. 50	1st August 1851.
3 Malcolm,	6 Mar. 51 1 April 51	April 51	March 1851. Passed in Hindee,				ES	-			Passed for High Pro-	1 Jenkins,	2 Jan. 51	2 Jan. 51	nation. Passed in Per-
4 Manderson,	6 Mar. 51 1 April 51	April 51	Ist August 1851. Passed in Hindee,				P. P.				ficiency.				Passed in Oordoo, 1st May 1851, and in
5 Вгоwпе,	2 Sep. 51 3	3 Sept. 51	Not passed in				in Hindee, 2nd				Persinn, 1st May 1851,	1 Spencer,	6 Mar. 51	1 Apl 51	ber 1851; Qualified
	9 Oct. 51 15 Oct. 51	5 Oct. 51	Ditto ditto.  Absent on Me-				in Persian, 1st		, 10		dee,1st July		-	,	
7 Wake,	9 Oct. 51 15 Oct. 51	5 Oct. 51	tificate.	Darkwood 5 May 51		Tane to	323	1 Block.	4 Apl. 51	1 May 51	lified for the Public Ser-	1 Flord	5 Oct. 47	1 Dec. 47	Absent from Cal-
1			-	droouteer			ed a Medal of Merit for Ge-				ed 2 Medals of Merit,				doo, 1st Feb. 1848.
· ·			1851, and in Hin- dee, 1st May 1851,	Contract of the Contract of th	STATE OF		neral Dili-	_				z michardes,	10 Jan. 48	26 Jun. 48	667
		Dec	Qualified for the Public Service,	*			ficency. Pass- ed for High				for General Diligence	3 Elliot,	8 Dec. 49	2 Jan. 50	cutta, Passed in Oor-
Currie,	6 Dec. 50 2	2 Jan. 51	Received a Medal of Merit for Profi-				an,	1			and Profici- ency. Stu-				Passed in Persian,
A Commence of		Media II	Passed for High Proficiency in				Studying for Honore			ß.	dying for Honors.	1			in Bengallee, 1st Oct.
			Oordoo, 1st Octo- ber 1851. Study-				Passed in Oordoo, 1st								the Public Service.
	S SECTION AND ADDRESS OF THE PARTY NAMED IN COLUMN ASSESSMENT OF THE PARTY NAMED IN CO		ing for Honors.  Passed in Hindee.		# 1. S.L.		@ M	1	4		from Cal-	Arabic.		*	nerit, one in Persian,
			2nd June 1851, and in Persian, 1st July				gallee,1stJuly 1851. Qualifi-	1 Shaw, 2	20 Aug. 46	1 Sep. 46	ed in Per-	1 Colvin, J. H.B.	3, 1 July 50	1 Ang. 50	470 Oct.
2 Lushington, 5 May 51	-	2 June 51	1000	9 Thomason 98 Dan 50 o Ton c	s Dan 50 e	-~	edforthe Pub-				April 1847.			,	100
1000円の		15.0		Brand .			Passed for High Profi-	1	- C 4940 'C	1			200	Tressell	44
			Diligence and Pro- ficiency. Studying		5		.5		10		7				1st passe
	1		2 2		Colon Colon		Sept. 1851.1 Studying for								of Honor rrit, 2nd J
1 Forbes, 6	6 Apl. 50 1 May 50		Cutta, Fassed in	Shart builty ages	20 - 1 - C	1	Honors,					The State of		STABSES.	test. Studying for

oll,	ald.	PERSIAN.	k 9		OOR	OORDOO.		n (o ta	A.	HINDER.	TO L	Lange Stays &	BENG	BENGALLER.
Names	Date of Admission into College, 1	Date of Initiatory Exa- mination.	Remarks	Names.		Date of Date of Admis- sion into ry Exn- College, mination.	Remarks.	Names.	Date of Admis- sion into College. r	Date of Initiato- ry Exa- mination.	Remarks,	Names.	Date of Date of Admis- Initiate- sion into ry Exa- College, mination,	Remorks
Malcolin,	6 Mar. 51 1 Apl 51	i Apl 51	Passed Qualifi- ed for the Public Service, having pass- ed in Hindee, 1st	I Wake,	9 Oct. 51	120ct 91	Not passed in any Lan- guage.	Pollock, 2 Cuppage,	6 Apl. 50 15 Oct.51	1 May 50 }	Passed in Persian, 1st March 1851; Not passed in any Language.	1 Crawford,	6 Dec. 50 2 Jan. 51 2 Jan. 51 2 Jan. 51	世 是
2 Manderson,	6 Mar, 51   Apl. 51 2 Sept. 51   3 Sept. 51	1 Apl. 51 3 Sept. 51	August 1851. Passed in Hindee, 1st October 1851. Not passed in any Language.	gerling saint to	in and	le de la	High Pro- ficiency. Passed in Oordoo, 1st March 1851,	in the second	n-7	enting v	Passedin Persian, 1st May 1851, and in Hindee, 1st July 1851. Quali- fied for the Public	3 Coulthurst,	33 Oct. 50 1 Nov. 50 1 Nov. 50 2 Dec. 50	Passed in Cordoo, 2n   June 1851.   Passed in Cordoo, 1n   August 1851.   August 1851.
Grey,	. 9 Oct. 51 15 Oct.51	15 Oct.51	Ditto ditto.  Passed in Hindee, 2nd June 1854, and in Persian, 1st July	o mold	to H		gallee, 1st July 1851, Qualified	1 Block,	4 Apl. 51	1 May 51	Service. Received 2 Medals of Merit, one in Persian and one for General		5 May 51 2 June 51	November 1851. Passed in Oordoo, 1 November 1851. Passed in Oordoo, 1
Lashington,	5 May 51 2 June 51	2 June 51	1851. Qualified for the Public Service. Received a Medal of Merit for General	Thompson,		28Dec.50 2 Jan. 51	Public Ser- rice Passed for High	ultyer		Sh .	93 48	Spencer,	6 Mar 51 1 Apl 51	
1	1 (1) 1 (2) 1 (3)	List M	Diligence and Frofi- ciency. Studying for Honors.	1160		1100	Proficiency in Bengal- lee,1st Sep- tember			50 60	November 1851. Studying for Ho- nors. Passed in Hindee,	Floyd,	5 Oct. 47 1 Dec. 47	Absent from Calcutta. Passed in Oordoo, 1st February 1848.
		617. 11	Proficiency, Passed in Persian, 2nd Ja- nuary 1851, and in	cione i	parties parties	r in gri Envill Sector 1	dying for Honors.	ULL E		A Section to	2nd June 1851, and in Persian, 1st Au- gust 1851. Quali-	2 Richards,	10Jan.48 26 Jan.48	
Currie,	6 Dec. 51	6 Dec. 51 2 Jan. 51	1851. Qualified for the Public Service. Received a Medal of	1 Saunder	s, [ Nov. 50	2 Dec. 50	from Cal- cutta. Not passed in	J. Dashwood,	5 May 51	2 June 51		3 Elliot,	8 Dec. 49 2 Jan. 50	Absent from Calcutta Passed in Oordoo, 1st October 1859. Fassed in Persian, 2nd
THE STATE	one pull	To the second	oy in Perrian. Pass- ed for High Profici- ency in Gordoo, 1st October 1851. Stu-	toer dies Later the	a de orig Lightada d aprovia de E Systimati	renedia. Visit inc. 1 Canaca	Enge.	dozi orch pes-	Mr. aut. v. Crocreder of Albrech	to of Asia to thing	ency. Passed for High Proficiency in lersian, 1st Sep- tember 1851, and	A problem	an Maria of Bio.	September 1850, and Bengalles, 184 Octobe 1850. Qualified for the Fublic Service. Received Medals of Merris, on
Porbes,	6 Apl. 30	6 Apl. 50 1 May 50	Cutta. Passed in Hindee, 1st March	100	e din e de la martina	dys erent amount m. maple	A STATE	1	gliff av	1000 M	in Oordoo, 1st No- vember 1851. Stu- dying for Honors.	Arabic.	3. 1 July 50 1 Aug. 50.	in Persian and one for General Diligence and Proficiency. Passed for High Proficiency in Ben
004 (4) YV 6-2:1864 (1) -2:1864 (1)			- - - -	e wolks Sugar 1838	Set of	नकर एक जीव्ये स्ट क्षेत्र द्विताम	ion dun to position to be	1 Shaw,	20Aug46 1 Sept.	119	Absent from Cal- cutta. Passed in Persian, 5th April	relative to	types C.A.	guilee, 2nd January 1851, in Oordee, 1st February 1851, in Sanskrik, 1st April 1851; and passed
			1000	100 m	100 100 d		is the	o late o tra and tra			AN Internal Property		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	April 1944

G. T. MARSHALL, Seay. to the College of Fort William.

No. 382 of 1852.

Orders by the Hou'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department,

Lieut. Governor's Camp, the 30th January 1852.

Leave of Absence.-Captain E. Robinson, Superintendent of Bhutteeana, for twenty days, on Medical Certificate, from the date of making over charge of his Office.

Appointment .- Captain R. Robertson to officiate as Superintendent of Bhutteeaua, during the absence of Captain E. Robinson, or till further

J. THORNTON.

Secy. to the Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 5th February 1852.

No. 76 of 1852.—Captain Thomas Brodie, of the 5th Regiment Native Infantry, Principal Assistant to the Governor General's Agent, and Commissioner North-East Frontier, is permitted to proceed to Europe, on furlough, on private

Fort William, 6th February 1852.

No. 77 of 1852 .- The following paragraph of a Military letter, No. 140, from the Honorable the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated 17th December 1851, is published for general information :-

Letter dated 8th August 1851,

Letter dated 8th August 1851, No. 128.

Memorial of Deputy Assistant Commissary L Baggs, soliciting promotion to the rank of Assistant Commissary, and for a Commission as Lieutenant on the Veteran Establishment, favorably recommended by the Commander-in-Chief. der-in-Chief.

7. In consideration of his long and meritorious services, and in compliance with the recommendation of His Excellency the Commanderin-Chief, we sanction

the grant to Deputy Assistant Commissary Isham Baggs, the Senior Warrant-Officer employed in the Army Commissariat Department, of a Commission as Lieutenant on the Veteran Establishment from the date of your receipt of this despatch. We are not aware of any ground for raispatch. We are not aware of any ground for raising him to the grade of Assistant Commissary.

The Honorable Court's despatch having been

received on the 2nd February 1852, the Commission of Lieutenant on the Veteran Establishment, and the allowances to be drawn by Lieutenant

Baggs, will have effect from that date.

No. 78 of 1852 .- The undermentioned Officers are permitted to proceed to Europe on fur-

Lieutenant Colonel Henry John Wood, c. B., of the Regiment

neer, Punjab Circle, ...

Lieutenant Lionel Radford Newhouse, of the 19th Regiment >

Bland, of the 61st Regiment

of the 36th Regiment Native Infantry,.....

On Medical Certificate.

**自己**、於古伊斯

Lieutenant Colonel Thomas McSherry, c. B., of the 1st Regiment Native Infantry, from Bombay, ...... Lieutenant Colonel John Lud-low, of the 12th Regiment

Native Infantry, .....

On Private Affairs.

No. 79 of 1852 .- The Most Noble the Governor General of India in Council is pleased to make the following promotions:-

1st Regiment Light Cavalry.

Lieutenant Charles Vanbrugh Jenkins to be Captain of a Troop.... Cornet Sir John Hill, Bart. to 

From the 31st January 1852, in succession to Captain and Brevet Major Pringle O'Hanlon retired.

Medical Department.

Assistant Surgeon Thomas Rogers Strover to be Surgeon, from the 31st January 1852, vice Surgeon James Stokes, M. D. retired.

No. 80 of 1852 .- The undermentioned Officers of the Infantry are promoted to the rank of Captain, by Brevet, from the date expressed opposite to their names :

42nd Regiment Light Infantry: Lieutenant James Irwin Mainwaring, 

31st January

Louis Williams

6th Regiment Native Infantry: 1852. Lieutenant William Robert Cunningham, ... ....

No. 81 of 1852 .- The undermentioned Officers have returned to their duty on this establishment, without prejudice to their rank, by permission of the Honorable the Court of Directors.

Date of Arrival at Fort William.

Major Thomas Goddard, of the 44th Regiment Native In-

Captain Ernle Kyrle Money,

of the Regiment of Artillery, Captain Richard Charles Lawrence, of the 73rd Regi-

Charles Hulse, of the 1st Brigade Horse Artillery, ......

Captain and Brevet Major Henry James Stannus, of the 5th Regiment Light Ca-

lst Lieut. James Clement Paterson, of the 2nd European >5th ditto ditto. Bengal Fusiliers, \*\*\*\*\*\*\*\*

Lieutenant William Hampton, of the Invalid Establishment, ......

lst Feb. 1852.

2nd ditto ditto.

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-males and deposited

No. 82 of 1852 .- The undermentioned Gentlemen are admitted to the Service, in conformity with their appointment by the Honorable the Court of Directors, as Cadets of Infantry and Assistant Surgeons on this establishment.

The Cadets are promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment.

Infantry.

Date of Arrival at Fort William,

Mr. Francis Ingram Conway Gordon, ...........................,, Frederick Jervis Ripley,

" Frederick Jervis Ripley, " Henry William Chapman, " Frederick Duncan Tul-

lst Feb. 1852.

, Richard Manuel Sewell, Francis Howell Jenkins,

Medical Department.

George Moncrieff Govan, M. D., 1st Feb. 1852. Mr. John Pierce Bowling, ... 2nd ditto ditto.

No. 83 of 1852.—Captain Charles Hamilton Wake, of the 34th Regiment Native Infantry, is permitted to retire from the Service of the East India Company, on the pension of his rank, from the date of sailing of the Ship "Prince of Wales."

No. 84 of 1852.—Lieutenant James Henry Bacon, of the 56th Regiment Native Infantry, is allowed leave of absence from the 1st January to the 1st May 1852, to visit Bombay preparatory to applying for furlough to Europe, on Medical Certificate.

No. 85 of 1852.—Major George Cox, of the Invalid Establishment, is permitted to proceed to the Cape of Good Hope and New South Wales, on Medical Certificate, and to be absent from Bengal, on that account, for two years.

No. 86 of 1852.—With a view to obviate the inconvenience to European Soldiers, arising from the operation of Government General Order, No. 49, dated the 27th February 1837, authorizing the issue of a seer of rice per man in substitution for rations of bread, on occasions of a failure in the supply of this latter, and with reference to Government General Order, No. 51, dated the 26th February 1842, sanctioning two lbs. of rice or 1 lb. of biscuit as an equivalent in cases of necessity for 1 lb. of bread, the Most Noble the Governor General of India in Council is pleased to direct, that from the 1st May 1852, in the event of the ordinary rations of bread being rejected, and a fresh supply not being immediately procurable, the equivalent proportion of biscuit shall be invariably supplied.

2. To ensure the stock of biscuit prepared to meet contingencies, being kept good without loss to the State, rations of this article will be distributed once a week from the 1st May 1852, in lieu of the ordinary ration of bread.

No. 87 of 1852.—The present daily ration of salt (2 oz.) issued to European Troops being found to be excessive, is reduced to 1 oz., and the equivalent for the difference is henceforth to be added to the daily ration of sugar.

The daily rations of these articles will be as follows.

Salt- 1 oz., one onnee.

Sugar-13 oz., one ounce and three quarters.

No. SS of 1852.—Lieutenant Frederick Hugh Kennedy, of the 8th Regiment Native Infantry, having been declared incapable of performing the active duties of his profession, is, at his own request, transferred to the Invalid Establishment from the 1st February 1852.

No. 89 of 1852.—Lieutenant Peter Christie, of Artillery, is permitted to proceed to Europe on furlough, on Medical Certificate. This cancels the furlough, on private affairs, granted to that Officer in General Order, No. 37, of the 16th January 1852.

No. 90 of 1852.—The undermentioned men are admitted to Pension, as specified opposite to their respective names, under the provisions of Minutes of Council of the 11th January 1797, and General Order, dated 5th February 1820, subject to the confirmation of the Honorable the Court of Directors.

Overseer Serjeant David Rattray, of the 12th Division Department Public Works, Scotland.

Bombardier Peirce Stapleton, One (1s) shilling of the 2nd Company 2nd per diem, payable in Europe.

No. 91 of 1852.—The Most Noble the Governor General in Council is pleased to direct, that whenever Officers Commanding European Corps or Detachments may, under the Regulation noted in the margin, direct the subsistence allowance of women to be stopped as a punishment for misconduct, a remark to that effect shall be entered in the Muster Return on which the women are borne, shewing the date from which the stoppage commences, and the period of its duration, and this entry shall be repeated in each succeeding Muster Return during the term of stoppage.

No. 92 of 1852.—Captain Charles Douglas, of Artillery Commissary of Ordnance at Mooltan, is directed to proceed to Phillour, to take charge of the Magazine there, making over the Depôt at Mooltan to Conductor Robert Grassby the Senior Warrant Officer at that place.

No. 93 of 1852.—With reference to Government General Order, 16th August 1822 and 29th November 1828, the Most Noble the Governor General of India in Council is pleased to direct that the provision and custody of Hospital Furniture for Native Corps shall be transferred from the Commissariat Department to the Department of Public Works, and that it shall be provided and repaired under the rules applicable to the Furniture of European Hospitals.

No. 94 of 1852.—The undermentioned individuals are, at the recommendation of the Military Board, temporarily appointed Officiating Assistant Overseers in the Department of Public Works, with a view to their employment on the embankments of the 24-Pergunnahs.

Mr. A. Jones. Baboo Radanauth Bose.

the bearing

J. S. BANKS, Offg. Secy. to the Govt. of India, Mily, Dept.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

> GEORGE WARREN, Colonel, Town Major

Fort William, 4th\* February 1852.

Packets for the Reception of Letters by the following Ships are open at this Office.

Names of Vessels.	Agents.	Intended Departure.	For what Port.	Touching at	Remarks.
Steamer,		Bombay, 3rd March, latest date for Letters from Calcutta, 21st February,	Overland Letters vid Suez.	Control of the Contro	
" Marlborough," { Steamer " Oriental," }	Gillanders, Arbuth- not and Co., { P. and O. S. N. } Company,}	7th February, 8th ditto,	London. Suez,	Madras, Ceylon and Aden.	Walled Payelled Voter unit
Steamer "Shanghai,"	Ditto,	17th ditto,	Penang, Singa- pore & China.		774. 1087 10
" Trafalgar,"	McKillop, Stewart, and Co.,	17th ditto,	London.	10 Section 2 120	23000
"Blenheim,"	Gillanders, Arbuth-	17th ditto,	Ditto.	THE STATE OF THE S	annama i
"Aurora,"	James Lyall and Co.,	25th ditto,	Sydney.	T ANDRES NO. 1	toroiday.

J. R. BURLTON BENNETT,

Deputy Post Master General.

Calcutta, General Post Office, 6th February 1852.

#### General Post Office Notifications.

THEFT

Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of March for the departure of the next Steamer therefrom with a Mail for Suez-Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Saturday, the 21st Instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Friday, the 20th idem.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge. Fort William, Genl. Post Office, } the 5th February 1852.

NOTICE .- The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge. Calcutta, Genl. Post Office, The 30th June, 1851.

No. 12827. Colonial.

General Post Office, 26th April, 1851.

SIR,-Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, 1 beg to acquaint you, that letters arriving in this United Country from India, addressed to the States, can be sent forward to their destination. leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERLY.

The Post Master General, Calcutta. (True Copy.) J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

NOTICE .- The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, General Post Office, the 8th November, 1851.

#### PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that " His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India via Marseilles on the evening of the 8th of the mouth, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD, and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

W. SETON-KARR, (Signed) Under Secy. to the Govt. of Bengal. (True Copy,)

J. R. B. BENNETT, Deputy Post Master General, in Charge. NOTICE .- The Public are informed that, from the 1st proximo, the business of the General Post Office will be transacted in the old premises, near the Bankshall.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, the 27th January 1852.

NOTICE.—The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:-

5 Packets from Gyah for Benares.

Packet from Dum Dum for Ditto.

Ditto from Chandernagore for Ditto.

from Bogodhur for Ditto. Ditto

from Mungulpore for Ditto. from Burdwan for Ditto. Ditto

1 Ditto

2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT, Deputy Post Master General,

Culcutta, Genl. Post Office, ? the 5th January 1852.

in Charge.

NOTICE .- The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

> J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, Genl. Post Office, the 17th September, 1851,

Extract of a Letter from Captain W. Shelly, Post Master, Hydrabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed viâ Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warungull.

> (True Extract,) J. R. BURLTON BENNETT, Deputy Post Master General.

EDUCATION NOTICE.—The former designs for a College at Kishnaghur, capable of accommodating 500 pupils, having been rejected by the Council of Education as unsuitable, fresh tenders and designs for a building affording the same accommodation, are invited.

The outlay now sanctioned is Company's Rupees 50,000.

For further particulars apply to the under-signed, at his Office, in the Medical College.

(By Order,)

FRED. J. MOUAT,

Secy. Council of Education.

February 5th, 1852.

OPIUM NOTIFICATION .- Notice is hereby given, that the Second Sale of Opium, the Provision of 1850-51, will E. CURRIE, Esq. be held at the Exchange Hall, on Tuesday, the 10th February 1852, at 11 A. M., and will comprise 2,800 Chests, viz.:

Behar Opium,..... 1,920 Benares Ditto, .....

Total Chests, ... 2,800

- 2. Out of the abovementioned quantity 300 Chests of Behar Opium are reserved for the French Government.
- 3. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 4. The latest dates for deposit and clear-ce will be the 16th and 25th February 1852, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Monday, the 16th February 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Wednesday, the 25th February 1852.
- 5. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

Security in the case	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 10th March 1852, }	1920	880	2800
On or about Monday, 1 12th April 1852,	1920	880	2800
On or about Monday, 1 10th May 1852,	1920	880	2800
On or about Thursday, 1 10th June 1852,	1920	880	2800
On or about Monday, 12th July 1852,	1920	880	2800
On or about Tuesday, t	1920	880	2800
On or about Friday, 1 10th September 1852, 5	1920	880	2800
On or about Monday, t	1920	880	2800
On or about Wednesday, 1 10th November 1852,	1920	880	2800
On or about Friday, 10th December 1852,	1892	869	2761
	19172	8789	27961

By order of the Board of Revenue, Fort William, the 19th January 1852,

CECIL BEADON, Junior Secretary.

045

ETHE

Monthly Account of Salt in Store in the several Agencies and the Sulkea Golahs, up to 31st

January 1852, together with 4 per Cent. reserve for Golah wastage.

P. W. Lore V. pa. dzior Architectura	1254 1847- and prev	48	<b>*</b>	255 or 8-49.		192 or 1849		4	125 or 1850-		12.20	258 or 1-5	2,	Quantity	tal in S	itor
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and Total, 15	45956 31 7	74	190769 1	1 0	1	292668 2	4 0	A STATE OF	1758719	7 0	33515	0	0	121028 33	7	71

#### COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be re-quired as adeposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo- sit,	Articles.	Depo-
or bling	Co.'s Rs.	Especial and an arrangement of the control of the c	Co.'s Rs.
Bread for Troops, Bhur Bouts, Castor Oil, Coffee, Firewood, Gear for Elephants and Bullocks,	500 100 200 200 100 100	Table Rice	100 100 100 100

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, ) the 5th January 1852.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of David On Saturday, the 30th day of January Macnamara, at present of Hospital Lane, in Cal-cutta, but late of Arme-nian Street, in Calcutta, last, It was Ordered that the said Insolvent be and he is hereaforesaid, carrying on trade by at liberty to amend and business as a Castor | his Schedule filed in Oil Manufacturer under this matter, and that the Style or Firm of D. the Order made in this matter, on the Macnamara and Compa-16th day of Decemny, an Insolvent. ber last, be and the same is hereby enlarged to Saturday, the 6th day of March next, and that the said Order be amended by striking out the words "7th day of February," and inserting in lieu thereof the "6th day of March," and that the said Insolvent do personally attend before this Court on the said 6th day of March next, at the hour of 11 o'clock in the forenoon, to be examined by

Robertson, Attorney.

the said Court.

Chief Clerk's Office, 6th February, 1852.

In the matter of John Notice, that an ap-Babington, a Captain of plication for an Ad Interim Protection the East India Company, Order has been this on their Madras Establish. on their Madras Establish- day made by the said ment, an Insolvent Insolvent, and that ment, an Insolvent such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 13th day of February, instant, at the hour of 10 o'clock in the forenoon.

"Sirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Paliologus, Attorney.

Chief Clerk's Office, 7th February 1852.

NOTICE A Meeting of the Shareholders of the Hope Insurance Company will take place at the Office of the Agent, No. 2 Hastings' Street, on Thursday next, the 12th instant, at 11 o'Clock A. M., for the inspection of Accounts and finally closing the affairs of the Company, by a division of the funds.

WM. STORM, Agent, Hope Insurance Company. Calcutta, 5th February 1852.

#### Mr. Edward Barnfield, deceased.

ALL persons indebted to, or having any claim upon the Estate of Edward Barnfield, formerly of Tirhoot, in the East Indies, and afterwards of Granby Street, Hampstead Road, in the County of Middlesex, Gentleman, deceased, (who died in the month of August 1849), are requested forthwith to send the amount and full particulars thereof to me or to Mr. Charles Bell, of 36 Bedford Row, London, Solicitor, in order that proper acquittances for the former may be prepared, and that the propriety of the latter may be examined and considered, and in default thereof all claimants will be peremptorily excluded from any benefit of the said Estate.

> F. J. LONGSTAFF, Administrator's Solicitor.

Lincoln, December 12th, 1851.

#### North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Halfyearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act

XLIII. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

#### BANK OF BENGAL RATES.

Discount.	DU THE		
Private Bills and Notes at or within 3 months,	10,	er	Cent.
Government Acceptances do., INTEREST CHARGED.	6	,,	"
On Fixed Loans, not exceeding 3 months, on Deposit of Company's	8	,,	"
On Deposit of Opium,	9	33	,,
On Deposit of Metals and Indigo, On Deposit of other Goods,	10	37 33	39
On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper,		**	,,
On Deposit of Opium,	91		,,
On Deposit of Metals and Indigo, On Deposit of other Goods,	101	93 93	"
W. GREY, Secy.	y Tr	eas	urer.

Bank of Bengal, Calcutta, 17th Sept., 1851.

# THE BENGAL CIVIL FUND

At a Half-yearly General Meeting of Subscribers to the Bengal Civil Fund, held on the 31st January 1852.

#### PRESENT:

Messrs. H. S. Boulderson, F. J. Halliday, C. Allen, H. F. James, H. T. Raikes, G. Adams, B. J. Colvin, R. B. Garrett, J. S. Torrens, R. Abercrombie, G. L. Martin, Cecil Beadon, J. W. Dalrymple, C. S. Belli, and H. Balfour.

H. F. James, Esq., in the Chair.

Read the following Report with statement of Accounts submitted by the Managers :

"The Managers submit to the Meeting the following report of their proceedings during the last six months.

"Subject to the approval of the Meeting they have admitted to the benefits of the Fund the Widow and Children of Mr. T. R. Davidson, who died at Nagpore on the 20th of August last. The allowances assigned are noted in the margin.

in the margin.
"The application of Mrs. Beamish to be admitted to a half pension, as the Widow of Mr. J. C. Dick, under Article

45 of the present rules is submitted for the determination of the Subscribers under Article 18.

"The Actuary's Report on the new rules having been received since last Meeting, was printed and circulated to Subscribers under date 14th October last, and a Special General Meeting has been convened to be held on the 30th March next, for consideration of that Report and determination on the revision of the Rules drawn up conformably thereto, as given in the printed Report of Messrs. Currie, Grant, and Beadon of the 29th November 1851, now in circulation. With reference to the 20th para of that Report, copies of both these documents have been transmitted to the Agents in London for the purpose of being placed in the hands of Mr. Nelson, the Actuary, to review and report fully on all the calculations and questions therein embraced. And with reference to para. 23 the Managers intend at once to apply the principle of commutation of the subscriptions of retiring Subscribers as recommended therein.

"The Accounts for the past year 1850-51 are submitted.

Abstract of the Accounts of the Bengal Civil Fund for 1850-51.

Unappropriated Funds.				Bearing Int		t at	Bearing Inte		at
By Balance 1st May 1850, ,, Interest on the above balance, ,, Payments by two Annuitants to complete Subscription Balance	of Rupees	25.	000	34,038 1,979	8	10	18,69,666 1,41,646	10	
and by one to complete Rupees 12,500, under Article 8,, Composition payment by Six Annuitants under Rule 8,, Contribution upon Annuity by two Annuitants under ditto,				11,910 333	5	0 10 4	17,786 11,635 406	10	1
Subscriptions during the year, Broken Interest on Subscriptions, Transfer from Appropriated Funds of deductions of one sixth interest thereon, Hon'ble Court's Donation paid to the Agents in England £2,5	rom Pensio	ns,		1,48,420 4,093 140- 1 0	11	1 2 10 4 0	2,15,800 26,237 333 3 25,600	38750	(
DEDUCT,	make a	- 35	1	2,00,917	7	8	23,09,116	2	-
o value of Mrs. J. Wheler and two Daughters' pensions transf- ated Funds,	**********	••••		16,009 18,066 16,855 1,063	7	7269	35,470 28,777 21,777 3,768	8 4 1 9	6710
	14kol 11.			51,994	9	0	89,793	7	2
Pensions under old Rules paid in England by London Agents' Bills for £27,100, Rupees	2,88,604 34,583	2 4	7 2						
Hon'ble Court's Donation absorbed in liquidation of pensions and Agency charges,	25,600		0	64,717	13	11	2,84,069	8	10
Refunds of excess-paid Subscriptions,  Establishment, &c., in India, Civil Auditors and Agra Accountant for Statements,  Printing Bills,  Cost for a Valuation Table on the joint lives of Fathers and	1,876 3,038 549 646	3 6 0 0	11 6 0 3	nagasiya Maraka Maraka					STORY STORY
Sons,	100	0	0	1,243	7	9	di 34 000		100
Interest on the above payments,		別にお	No.	1,365	5	7	4,966 14,663	2	1
	Contract Live			1,19,321	4	2	3,93,492	5	1
いっこう はいはい 日本 日本 日本 日本 日本 日本 日本 日本 日本 日本 日本 日本 日本	Co.'s Rs		100	STREET, STREET	-	-	The second name of the local division in which the local division is not to be a second name of the local division in the local divi	-	-

APPROPRIATED PUNDS.	F11.79		1	en di pir		
Value of the abovementioned Pensions,	50,931 1,063	3 5	3 9	86,024 3,768	14	2 0
Deduct,	51,994	9	0	89,793	7	2
Payments to two Incumbents of their quarterly Pensions under new Rules, less deduction of 1-6th under Art. 7,  Interest thereon,  Transfer to Unappropriated Funds of the deductions of 1-6th from Pensions under Rule 7,  Interest thereon,	923 6 140 1			2,195 24 333 3	4 10 7 5	9 1 6 1
	1,071	4	4	2,556	11	5
Balance on 30th April 1851, Co.'s Rs.,	50,923	4	8	87,236	11	9
Total Balance, Co.'s Rs.,	1,32,519	8	2	20,02,860	8	11

G. ADAMS, Honorary Secretary.

Resolved, that the proceedings of the Managers be confirmed and the Accounts be passed.

A Memorandum on the Accounts was read by Mr. Beadon, and ordered to be printed.

The Managers elected for the ensuing year, were Messrs. E. Currie, J. P. Grant, E. A. Samuells, C. Beadon and W. Grev.

Proposed by Mr. Raikes, seconded by Mr. Garrett, That Mrs. Beamish be allowed such pension as is provided for by Article 45 in consequence of her re-marriage.

The votes were:

transfer and a second second	Present	Proxies.	Total.
For the proposition,	4	22	26
Against,	8	2 *	10

Carried accordingly, and to be referred to the Subscribers at large for final adoption or rejection by the transmission of their votes to the Managers under rule 18.

Thanks were voted to the Chairman.

H. F. JAMES, Chairman.

Civil Fund Office, The 31st January 1852.

#### ESTATE OF COLVILLE, GILMORE AND CO.

Quarterly Statement, made up to 31st January 1852.

Amount realized, ...... Co.'s Rs. 6,05,881

#### PAYMENTS.

Dividends paid Co.'s Rs. Other Payments, ,,	1,28,339 9 0 4,72,499 3 10	The state of	
		6,00,838 12 10	
Balance,		5,042 11 11	

In the Bank of Bengal, Co.'s Rs. 3,949 8 9 1,093 3 2

In hand for Current Expenses, ,, 1,093 3 2 -of which Rs. 1,660-7-0 is for Dividend now in course of payment.

A further sum of about Rs. 60,000 is expected to be realized on account of the Estate.

In my hands, A Co.'s Promissory Note of Third 5 per Cent. Loan, No. 2,499 of 2,633, dated 26th April 1831, for Sa. Rs. 15,000.

JOHN COCHRANE,

The Official Assignee has received no remuneration for the last Quarter.

Calcutta, 31st January 1852.

#### Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that

without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD, Secy. M. O. S. KIDDERPORE. 31st January, 1851. }

In the Supreme Court of Judicature at Fort William in Bengal.

IN EQUITY.

Sree Mutty Puddomoney Dossee

Ramdhone Mitter, Gocoolmoney Dossee and Rajlnckey Dossee.

NOTICE is hereby given, that on the Tenth Day of March now next ensuing, or so soon thereafter as Counsel can be heard, this Court will be moved on behalf of the Complainant abovenamed for an Order that the Bill of Complaint filed in this Cause may be taken pro confesso as against the Defendants, Ramdhone Mitter and Gocoolmoney Dossee, for want of answer pursuant to the Rule of this Honorable Court in this behalf made and provided, dated this fifth day of February One Thousand Eight Hundred and Fifty-two.

G. O. BEEBY.

Complainant's Solicitor.

সুবে বাঙ্গলার ফোট উইলিএম দুর্গ সংক্রান্ত প্রধান বিচারালয়।

इन इकुइणि

শ্রীমতি পদ্মণী দাসি—বাদি রামধন মিত্র গোকুলমণী দাসি এবং রাজলক্ষ্মী দাসি—প্রতি-বাদিগণ।

এতদ্বারা সংবাদ দেওয়া যাইতেছে যে আগামী
দশই মার্চ দিবসে কিয়া তৎপরে যত সিঘু কৌন্দলি
গুনানি করিতে পারে উপরোক্ত বাদির পক্ষে এইরপ
এক হকুমের জনা অত্র আদালতে আবেদণ করা
যাইবেক যে অত্র মোকদ্দমায় যে বিলফাইল হয়
তাহা রামধন মিত্র ও গোকুলমণী দাসির বিরুদ্ধে
তাহারা জওয়াব না দেওয়াতে এই আদালতের
নিয়মানুসারে প্রোকন্ফেসো অর্থাৎ এক তরফা
য়রূপ গ্রহণ করা যায় তারিয় ৫ কিব্রুজ্ঞারি ১৮৫২ ।

জি ও বিঃ বাদির উকাল ৷

NOTICE.—The First Half of Bengal Bank Note, No. 1124, for Rupees Five Hundred, being lost or stolen, payment has been stopped at the Bank.

J. M. DOVE.

Calcutta, 6th February 1852.

For Sale at the Military Orphan Press, Price 3 Rupers,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List,
No. XII.

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT,

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 10TH JANUARY, 1852.

To which is added,

#### A List of Civil Servants

In Bengal and the North-Western Provinces, with the dates of their Appointments, &c.

PRICE—Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

13th January, 1852.

#### A MANUAL OF ANATOMY

IN HINDUSTANI.

By Fred. J. MOUAT, M. D. F. R. C. S., &c. &c. &c.

ALREADY PUBLISHED.

Part. V. Containing the Brain and Nervous System, with 23 marginal illustrations.

VI. Containing the Organs of Sense and Voice, with 84 illustrations, viz., of the Eye and its Appendages, 22 drawings; The Ear 23, the Nose 10, the Tongue 6, the Skin and its appendages 15, the Larynx 8.

Each part is distinct, complete, and separately paged. The remaining parts, containing the General Anatomy of the Tissues, Bones and Ligaments, the Muscular and Vascular Systems, with the viscera of the Chest, Abdomen and Pelvis, are in course of preparation, and will appear as quickly as the limited leisure at the disposal of the Author will permit. They will all be translated from the last Edition of Quain and Sharpey's E'ements of Anatomy, by permission of Professors Sharpey and R. Quain.

The illustrations, drawn on Stone, are by Mr. C. Grant.

Sold at the Government Book Agency.

#### JUST PUBLISHED,

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their commencement to the close of the year 1849.

By JAMES SMALL.



# APPENDIX TO

# The Calcutta Gazette.

# Published by Authority.

# SATURDAY, FEBRUARY 7, 1852.

বঙ্গ ও এতদেশীয় অপর ভাষাকে নামান্ধিত যে সকল চিঠার মালিকানের ঠিকানা নাছওয়াপুযুক্ত পুণীয়া পোক্ট আফিসে ১৮৪৯ সালের মার্চ লাৎ ভিসেম্বর মাহাতে যে সকল চিঠা রাথিত হইয়াছে তাহার কর্ম।

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( To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হ**ইবেক।**]

CALCUTTA,

General Post Office,

22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.



# The Calcutta Gazette.

# Published by Authority.

to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines

only, before 5 p. m. of those days.

#### WEDNESDAY, FEBRUARY 11, 1852.

Fort William, Home Department, Legislative, the 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. VII. of 1852.

An Act for amending Act XVII. of 1840 as to penalties for breaches of the Salt Laws in the Madras Presidency.

Whereas inconvenience has been experienced in consequence of the Head Officers of District Police in the Madras Presidency being prohibited from taking cognizance of petty offences against the Salt Laws, It is enacted as follows:

- I. Heads of District Police may hear and determine cases of offences against the Salt Laws, when the value of the Salt in question shall not exceed five Rupees, and may inflict punishment not exceeding ten days' imprisonment with labour; or a fine not exceeding three Rupees, commutable, if not paid, to imprisonment with labour for a period not exceeding ten days.
- 11. Whenever a Head Officer of District Police shall be of opinion, that the punishment which he is empowered to inflict is not adequate to the offence committed, he shall report the case to the Magistrate for his final orders, stating precisely the nature and extent of the punishment he recommends to be inflicted; and the Magistrate shall, at his discretion, issue his orders in writing to the Head Officer of Police, to inflict such punishment as the Magistrate may deem sufficient, not exceeding that declared in Act XVII. of 1840, recording his reasons, if his opinion is at variance with the opinion of the Head Officer of Police; or the said Magistrate shall order the Head Officer of Police to forward the parties and witnesses to him for further investigation.

III. If at the expiration of thirty days from the date and day of despatch of any reference from a Head Officer of District Police to a Magistrate, no answer or order of the Magistrate shall have been received by the Head Officer of Police, then the said Head Officer shall release the offenders, and the confinement which they have so had shall be considered a sufficient punishment for the said offence, and they shall not be liable to be again tried for the same.

IV. Heads of District Police shall report to the Magistrates, in the manner prescribed by Clause 2, Section XXXIII., Regulation XI. of 1816, of the Madras Code, all punishments which they inflict by the authority vested in them by this Act.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. VIII. or 1852.

An Act for remunerating the Sheriffs of Calcutta, Madras, and Bombay for the execution of Mofussil Process under Act XXIII. of 1840.

For making better provision for the Sheriffs of Calcutta, Madras and Bombay, in remuneration for the execution of legal process issued by Courts out of the said towns respectively, It is enacted as follows:

I. The several Sudder Courts of the Presidency of Fort William in Bengal, and the Sudder Courts of the Madras and Bombay Presidencies respectively shall make, and from time to time amend, a table of reasonable fees, to be taken on account of the execution by the Sheriff in such Presidency of any legal process issued by any Court, Judge or Magistrate, beyond the jurisdiction of the several Supreme Courts established by Royal Charter in Calcutta, Madras and Bombay, and of the sums to be allowed for costs of advertisements, or other notifications of sales of property, according to the amount of the decrees to be satisfied by such sales, which fees and sums shall be payable by the party applying for the process before it is sent to the Sheriff for execution, and shall be deemed costs in the cause.

II. The said table of fees and sums, when made or amended as aforesaid, shall be submitted by the Sudder Court of the Lower Provinces of the Presidency of Fort William to the Governor of Bengal, and by the Sudder Court of the North Western Provinces of the said Presidency to the Lieutenant Governor of those Provinces, and by the Sudder Courts of Madras and Bombay respectively to the Governor in Council of the Presidencies in which such Courts respectively have jurisdiction, for his approval, and the said table of fees and sums shall have full force and effect, and the fees and sums therein mentioned may be lawfully demanded and taken from and after the approval thereof by the said Governor, Lieutenant Governor or Governor in Council, as the case may be.

III. Every such Court, Judge and Magistrate issuing process as aforesaid shall cause a separate account to be kept of the amount of all fees and sums so paid, and shall, from time to time, as directed by Government, cause the amount thereof to be paid into the local treasury.

IV. The Government of each of the Presidencies and Provinces aforesaid shall twice in each year account for and pay over to the Sheriff, for the time being, the amount of fees and sums so paid, after deducting all necessary expenses of receiving and keeping account thereof, and remitting the next proceeds thereof to Calcutta, Madras or Bombay, as the case may be; or, where the amount has accrued in the shrievalty of more than one Sheriff, shall apportion the sum paid accordingly between the Sheriff for the time being, and the then late Sheriff.

V. The said Governments respectively may compound with the Sheriff for a monthly payment to be made to him instead of such fees and sums, and during such composition may appropriate the said fees and sums to the purposes of Government.

VI. Over and above such fees and sums, or any such monthly payment received instead of such fees and sums, the Sheriff shall be entitled to a fee after the rate of Two Rupees Eight Annas for each Hundred Rupees of the value of any goods or property taken and sold by him in execution of any process issued by any Court, Judge or Magistrate beyond the local jurisdiction of the said Supreme Courts, which fee shall be taken to cover all expenses connected with the seizure and sale, except the expense of advertisement.

VII. No fee, estimated upon the amount of the sum for which any person is taken in execution, shall be payable to the Sheriffs of Calcutta, Madras or Bombay, or any of their Bailiffs, for taking the body of any person in execution on any process issued by any Court, Judge or Magistrate out of the local jurisdiction of the said Supreme Courts respectively; but instead thereof, such fees shall be payable to the Sheriff for taking the body of any person in execution of any such process as shall be settled, from time to time, by the Sudder Court as aforesaid.

VIII. If any person taken in execution on any such process shall escape out of the legal custody of the Sheriff, the Sheriff shall not be liable to an action of debt for such escape, but shall be liable only to an action upon the case for damages in consequence of such escape sustained by the person or persons at whose suit the prisoner was taken.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India. Fort William, Home Department, Legislative, The 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. IX, or 1852.

An Act to 'repeal Regulation L of 1832, of the Bengal Code,

Whereas a tract of land situated near the town of Bithoor in the district of Cawnpore was granted by the British Government as a jagheer during pleasure to the Maharajah Bajee Row Behadoor; and whereas by Regulation I. of 1832 of the Bengal Code, it was (among other things) enacted, that from and after the passing of that Regulation, the jurisdiction of the Courts of Civil and Criminal Judicature, and the operation of the General Regulations, should not extend to the tract of land aforesaid, and that the said Maharajah should exercise the Civil and Criminal administration of the jagheer, subject to such control as therein mentioned; and whereas the said Maharajah Bajee Row died on the 28th day of January 1851, and it is now expedient to repeal the said Regulation I. of 1832; It is declared and enacted as follows:

I. Regulation I. of 1832, of the Bengal Code, is hereby repealed.

II. The said tract of land being part of the district of Cawnpore, all Laws and Regulations now in force within such district, shall be in force in the said tract of land.

III. All cases, Civil or Criminal, in which the cause of action arose, or the offence was committed within the said tract of land before the passing of this Act, may be tried and determined by the Courts of the said district of Cawapore, and the General Laws and Regulations now in force in such district may be applied and administered by the said Courts in the trial and determination of such cases; but if in any case it shall appear that the application of the said Laws and Regulations would operate unjustly if applied to the trial and determination of such case, it shall be lawful for such Courts to try and determine the same according to equity and good conscience.

IV. Provided always, that no Court shall try or determine any case, Civil or Criminal, with respect to which a final decision may have been pronounced previous to the said 28th day of January 1851, by any Court or person within the said tract of land, having at the time of such decision, lawful power and authority to pronounce it.

FRED. JAS. HALLIDAY, Secy. to the Gort. of India.

Fort William, Home Department. Legislative, The 6th February 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information.

ACT No. X. of 1852.

For constituting Commissioners for the Improvement of the Town of Calcutta.

Whereas Act XVI. of 1847, for constituting Commissioners for the improvement of the Town of Calcutta, has been found inconvenient and ineffectual for the intended purposes thereof, It is enacted as follows:

- I. Act XVI. of 1847 is repealed, except as to anything done, or forborne to be done, under the said Act before the passing of this Act, but not so as to revive Act XX. of 1840. Provided always that the taxes leviable under Act XVI. of 1847, on the owners or users of Carriages, Carts, and Horses, may still be assessed and imposed on such owners or users for the last quarter or part of a quarter previous to the passing of this Act; and all taxes and arrears of taxes, assessed and imposed on the owners or users of Carriages, Carts and Horses under Act XVI. of 1847, and not collected at the time this Act comes into operation, may be levied and recovered as if the said Act XVI. of 1847 were not repealed.
- II. The scheme of election agreed upon by the owners and occupiers of assessed houses, buildings and lands in each division of the Town, and the rules made by the Commissioners, severally approved by the Beputy Governor of the Presidency of Fort William in Bengal, and President of the Council of India in Council, in pursuance of the said Act, are rescinded and annulled. Provided always, that all taxes and arrears of taxes assessed and imposed on the owners or users of Carriages, Carts and Horses under Act XVI. of 1847 and Section I. of this Act, and not collected at the time this Act comes into operation, may be levied and recovered as if the said Rules were not repealed.
- III. For the purposes of this Act the Town of Calcutta shall be divided into two divisions; that is to say, a Northern and Southern division, by a line passing from the river Hooghly at the old Fort Ghaut along the centre of Fairlie Place, Clive Street, the street on the Northern side of Tank Square, Loll Bazaar, Bow Bazaar and Boitaconnah; or such other two divisions as the Governor of the Presidency of Fort William in Bengal, from time to time, may appoint: and, whenever any such new division shall be made, the provisions of this Act, with respect to the divisions herein defined, shall be deemed to apply thenceforth to such new divisions.
- IV. There shall be four Commissioners for executing the powers of this Act, who shall be styled the Commissioners for the Improvement of the Town of Calcutta, of whom two shall be appointed by the Governor of the Presidency of Fort William in Bengal, and two shall be elected as hereinafter provided, that is to say, one for each division of the said Town.
- V. The Commissioners shall enter upon their office on the First day of January in each year, and shall hold their office regularly for one year, or until their successors are duly constituted; and until the first constitution of Commissioners under this Act, the Commissioners now acting in the execution of the said Act XVI. of 1847, shall exercise the powers of this Act, and shall be deemed Commissioners under this Act.
- VI. Every person is entitled to one vote in the election of a Commissioner under this Act, who is the owner of a house, building or ground in either division of the said Town, and is assessed at not less than ten rupees tax in the whole for a quarter of a year, in respect of such house, building or ground, and who, on or before the 20th day of November in each year, has paid all such taxes due from him up to the last day of July, in the same year.

- VII. Every person is entitled to one vote in the election of a Commissioner under this Act, who is the occupier of any house, building or ground in either division of the said Town, and who pays a monthly rent of not less than rupees seventy in respect of such house, building, or ground.
- VIII. Each voter is entitled to vote in that division only, in which he is assessed to the amount which constitutes his qualification: but any person who is assessed or pays rent to the qualifying amount in each division, may be entitled to vote in both. No person shall be entitled to two votes in any one division by reason of his being both an owner and occupier to the qualifying amounts respectively in such division.
- IX. All elections under this Act shall be under the management of the Sheriff of Calcutta, who shall appoint a sufficient number of Deputies to help him in presiding thereat: and every Deputy, while so acting for the Sheriff, shall have the same powers and duties as the Sheriff with respect to the division for which he is acting.
- X. The elective Commissioners shall be chosen yearly, on a day between the First and Twentieth days of December, to be appointed in each year by the Sheriff of Calcutta, of which day, and also of the place of election, the Sheriff shall give notice, by advertisement in the Calcutta Gazette, Fifteen days at least before the day of election.
- XI. The place of election for each division of the Town shall be the Town Hall of Calcutta, or such other place as the Sheriff, with the sanction of the Governor of the Presidency of Fort William in Bengal, shall, from time to time, appoint.
- XII. The voting shall begin at eight of the clock in the morning, and end at five of the clock in the afternoon of the appointed day.
- XIII. Every person qualified to vote in the election, and none other, is qualified to be a candidate for election as a Commissioner.
- XIV. Every candidate shall, ten days at least before the day of election, give notice thereof in writing to the Sheriff, naming the division for which he is a candidate, and shall at the same time produce to, and leave with, the Sheriff a certificate from the Secretary to the Commissioners that he is qualified to be a candidate, which certificate the Secretary shall be bound to give without fee or charge, on personal application, to any person duly qualified.
- XV. All expenses of the election of Commissioners, including the expense of advertising the time and place of election, shall be defrayed by the candidates; and every candidate shall, at the time when he produces to the Sheriff his certificate of qualification, deposit with the Sheriff the sum of two hundred rupees toward the expenses of the election, and in default thereof shall not be qualified to be elected.
- XVI. If the whole amount so deposited shall not be spent by the Sheriff in such election, the residue shall be returned to the candidates in equal proportions; and if the whole amount so deposited is not enough to defray the expense of such election, the Sheriff shall be entitled to receive from each candidate his proportionate share of the surplus expense, and in default of payment may sue for, and recover the same, as money spent on behalf of such candidate.

XVII. The Commissioners shall cause to be prepared, in each year, correct alphabetical lists of the owners qualified to vote in each division of the Town, and also an alphabetical list of the occupiers qualified to vote in each of the said divisions, who shall, on or before the 1st day of November in each year, apply to the Commissioners to have their names entered in such lists, and the said lists shall be open for inspection at the office of the said Commissioners, on or before the First day of December in each year, during all reasonable hours of the day, until the day of election, when the said lists, or copies thereof, shall be taken to the place of election for the use of the Sheriff and his Deputies.

XVIII. The Secretary to the Commissioners, on the written application of any person qualified to vote as aforesaid, signed by himself, specifying the division, street and number, or other description of every house, or building, or the land in respect of which the claim is made, and delivered to the Secretary on some day between the 1st and 30th day of November, both inclusive,-with, where the applicant is an owner, the receipted assessment bills, shewing that the applicant has paid the taxes required by this Act to qualify him to vote, or with, where the applicant is an occupier, the receipted rent bills, shewing that such occupier has paid the rent required by this Act to qualify him to vote,-shall give to such person a voting ticket, according to his qualification. The voting tickets shall be numbered and signed by the Secretary to the Commissioners, and shall be in one of the forms contained in the first Schedule annexed to this Act, or in such other form as shall be, from time to time, adopted by the Commissioners, with the approval of the Governor of the Presidency of Fort William in Bengal. The Secretary to the Commissioners shallskeep a Register of such voting tickets, which shall specify the number of each voting ticket, the name of the voter, and the premises in respect of which such voting ticket is given, and the said Secretary, on the day of election, shall take the said Register to the place of election, for the use of the Sheriff and his deputies.

XIX. The voting ticket shall be conclusive evidence that the person named therein is entitled to vote at the next election of a Commissioner in the division for which the ticket is given, according to the tenor thereof.

XX. At the time and place appointed for the election, the Sheriff or his Deputies shall attend with two closed boxes, with openings in each box for the reception of voting tickets, and distinguished from each other, by having marked or painted legibly, in English and Bengallee characters, the word "Northern" on one box, and the word "Southern" on the other.

XXI. Every voter, having obtained his voting ticket in each divison in which he is qualified to vote, and having written thereon the name of the candidate for whom he wishes to vote, and having signed the same, shall personally attend at the place of election, and shall deliver his voting ticket to the Sheriff, or one of his Deputies presiding at the election for that division, who, on being satisfied of the identity of the person tendering the voting ticket with the person whose signature it bears, shall deposit such voting ticket in the box of the division.

XXII. The Secretary, Assessors, Collectors and Collecting Sircars of the Commissioners, and, if required by any candidate, an agent appointed

by writing under his hand on his behalf, shall attend at the place of election during the continuance thereof, for the purpose of assisting in identifying the persons who shall tender voting tickets.

XXIII. The decision of the Sheriff, or his Deputy, admitting or rejecting any disputed vote tendered at any election, shall be conclusive as to the reception of the vote.

XXIV. At the close of the poll for any division, the Sheriff, or his Deputies, in the presence of the candidates, or such of them as choose to be present, or of scrutineers appointed in writing under their several hands, shall ascertain the number of votes given for each candidate in each division; and the Sheriff shall thereupon publicly declare the name of the candidate in each division for whom the greatest number of votes has been given in such division, and shall declare such candidate to be duly elected a Commissioner for the improvement of the Town of Calcutta.

XXV. If two or more candidates at the head of the poll in any one division of the Town shall have the same number of votes, the Governor of the Presidency of Fort William in Bengal shall appoint one of the candidates, having such equal number of votes, to be one of the elected Commissioners for the improvement of the Town of Calcutta.

XXVI. The result of every election shall be certified by the Sheriff to the Governor of the Presidency of Fort William in Bengal, who will cause notice thereof to be given in the Calcutta Gazette.

XXVII. If any vacancy, from any cause whatever, happens before the month of December in any year among the Commissioners, the Governor of the Presidency of Fort William in Bengal shall appoint a person qualified to be elected to fill such vacancy, and the Commissioner appointed to fill such vacancy shall be a Commissioner as if he had been elected at the then last general election of Commissioners.

XXVIII. The 158th Section of the Act of Parliament passed in the 33rd year of the reign of King George the Third, and numbered Chapter 52, is hereby repealed, and the powers and duties which by the said Act were conferred and imposed on the Justices of the Peace within, or for the Presidency of Fort William in Bengal, in regard to the collection, levying, and disbursement of the taxes thereby authorized to be assessed by them on the owners or occupiers of houses, buildings, and grounds, shall be exercised and performed by the said Commissioners, instead of the said Justices of the Peace; and the powers and duties by Act XXII. of 1847 or any other Act conferred on, or belonging to the Commissioners constituted under the said Act XVI. of 1847, and their Officers, shall be transferred to, and belong to the Commissioners constituted under this Act, and their Officers respectively.

XXIX. The Justices of the Peace within and for the said Town of Calcutta shall make a quarterly assessment at the rate of six and one quarter per cent., or one anna in the Rupee, on the owners of houses, buildings, and grounds within the said Town, according to the gross monthly rental thereof, or ou the gross monthly rental at which the same might, in the estimation of the said Justices, reasonably be expected to let.

XXX. Of the two Commissioners yearly appointed by the Governor of the Presidency of Fort William in Bengal, one shall be President of the Commissioners. In the absence of the President, such other Commissioner shall act as Chairman of the meetings of the Commissioners as shall be chosen by those present. On all questions on which the Commissioners present are equally divided in opinion, the President shall have a second or casting vote. No meeting of the Commissioners shall be held without twenty-four hours' notice being given to all the Commissioners, and two Commissioners shall be necessary to constitute a meeting.

XXXI. The Commissioners shall severally receive such monthly salaries, not exceeding two hundred and fifty rupees each, to be paid out of the taxes levied under the said Act of Parliament, and Act XVI. of 1847, and this Act, as the Governor of the Presidency of Fort William in Bengal, with the approval of the Governor General of India in Council shall, from time to time, appoint.

XXXII. The Commissioners shall appoint a Secretary, subject to the approval of the Governor of the Presidency of Fort William in Bengal, and shall also appoint a sufficient number of Assessors, Collectors, Surveyors, Inspectors, Appraisers, Bailiffs, and such other Officers as they may deem necessary for assessing, collecting or levying the taxes imposed on the owners or occupiers of houses, buildings, and grounds under the authority of the said Act of Parliament, and of this Act, and also the taxes and penalties herein mentioned, and may appoint the same persons to act both as Assessors and Collectors, and may prescribe such rules, and take such security for the due execution of the duties of such Secretary and Officers as they may deem expedient; and the Secretary and Officers of the Commissioners shall receive such salaries, to be paid out of the said taxes, as the Commissioners from time to time may appoint, subject to the approval of the said Governor. The Secretary and every other Officer shall be removable at the pleasure of the Commissioners, subject, in the case of the Secretary, to the approval of the said Governor.

XXXIII. All rates and taxes assessed on the owners of houses, buildings, and grounds, and penalties imposed under the authority or colour of the said Act of Parliament, and Act XVI. of 1847, before this Act comes into operation, may be demanded, and if not duly paid, may be levied and recovered by the Commissioners acting under the authority of this Act, in the same manner, and by the same forms, or by forms to the like effect, as if they had been imposed under the authority of this Act.

XXXIV. The owners of houses, buildings, and grounds, within the said town, shall pay such sums of money as shall be assessed upon them by the said Justices according to the said rate of six and a quarter per cent., or one anna in the rupee.

XXXV. Where there is land wholly or partly covered with houses or buildings, which do not belong, or which belong only in remainder or reversion, to the owner of the land, and rent is covenanted to be paid to the owner of the land, wholly or partly irrespective of the value of the said houses, or buildings, the said Justices may assess the owner of the land separately, in respect of the land, and the owners of the houses, and buildings, according to their value, after deduction

of the value of the land, in respect whereof the owner thereof is separately assessed.

XXXVI. The said Justices, in their discretion, may omit from their valuation and assessment any tenement of very small value, unless where there are many such belonging to the same owner, which can be conveniently valued and assessed together.

XXXVII. Where any house, building or ground, within the said town, has been vacant for sixty consecutive days in any quarter of a year, the rates for that quarter shall be remitted, provided that the owner of such house, building, or land, shall have given notice in writing of the vacancy thereof, to the Secretary of the Commissioners, within seven days next after the day on which it becomes vacant; and if such notice of vacancy be not given within the said seven days, the said rates shall be remitted from the day on which the notice may be delivered to the Secretary.

XXXVIII. The first assessment to be made under this Act shall be made on or after the Twelfth day of February 1852, for the months of February, March and April 1852; and, when made, shall be taken to supersede and annul any previous assessment made by the Justices for the same period or any portion thereof; and every following assessment shall in like manner be made prospectively at the commencement of the quarter of a year in which it is made.

XXXIX. The assessment of the taxes specified in this Act, shall be made by the said Justices or any of them, but shall in every case require to be confirmed at a subsequent Meeting of the said Justices, and the said Justices shall cause such assessments, when made and confirmed, to be entered in books to be kept in their office, and the entries for such assessments in the said books, authenticated by the signatures of the Justices or any two of them, shall be conclusive evidence of the several assessments therein specified.

XL. The Justices shall give at least four-teen days' notice, by advertisement in the Calcutta Gazette, of the day and hour when they will meet in their office, for the purpose of revising and confirming the said assessment; and every person who deems himself aggrieved in any respect by the said assessment, and is desirous of appealing against the same, must attend such meeting; and the Justices may adjourn such meeting, if necessary, from day to day; and, after hearing and determining all objections to the assessment, may make such amendments therein as to them may appear just, and finally confirm the same as so amended.

XLI. The books containing the proposed assessment shall be in the office of the Justices during the said period of fourteen days, or more, open at all reasonable times to the inspection of all persons assessed therein.

XLII. The taxes specified in this Act shall be due and payable from and after the end of the quarter of a year, or other period for which they are imposed.

XLIII. When the taxes specified in this Act shall be due and payable, or as soon after as convenient, the said Commissioners shall send, or cause to be sent, to the persons severally liable to pay any of such taxes, a statement or bill in the form (A) contained in the second Schedule annexed to this Act, or to the like effect, of the sums

due from such persons respectively in respect of the said taxes.

XLIV. When any person shall be in arrear of the payment of the said taxes specified in this Act, the said Commissioners, or any one of them, or their Officer duly authorized by them, may issue, or cause to be issued and served upon such person, a Notice of Demand in the form (B) contained in the second Schedule annexed to this Act, or to the like effect: and if he shall not, within five days from the service of such Notice of Demand, pay the arrear due from him, according to the tenor of such Notice of Demand, the said Commissioners, or any one of them, or their Officer duly authorized by them, may issue and serve, or cause to be issued and served, upon such person a summons to payin the form (C) contained in the second Schedule annexed to this Act, or to the like effect, requiring such person to appear before the said Commissioners, or any one or more of them, on a day and at an hour and place to be named in such summons.

MLV. On the appearance of the party summoned, the said Commissioners, or any one or more of them, may make such further enquiry into the case as to them or him seems just, and may make such order for the payment of the whole or any part of the demand, as to them or him seems just; and, in case of the non-appearance of the party summoned, the said Commissioners, or any one or more of them, on proof of service of the said summons, and on making such further enquiry into the case as to them or him seems just, may decide the claim, in like manner as if the said party were present, and may make such order for the payment of the demand, together with such costs as to them or him may seem reasonable.

XLVI. In order that the Justices and Commissioners may be better informed of the value of any house, building, or ground, or in any other matter relating to their duty under this Act, and the execution thereof, the Justices or Commissioners, or any one of them, or their officer duly authorized by them, may issue a summons, in the form (D) contained in the second Schedule annexed to this Act, to any person whom they are desirous of examining for that purpose; and any one or more of the said Justices or Commissioners may examine such person so summoned, concerning the value of such house, building, or ground, or other matter relating to the assessment; and such examination shall be taken down in writing, in such manner as the Justices or Commissioners may order: and in case the answers of such person so examined shall appear to the said Justices or Commissioners to be evasive or untrue; or in case the party summoned shall refuse to answer any lawful question of the said Justices or Commissioners, or any one of them, or shall be proved to have refused to receive, or to have wilfully destroyed, defaced, or unlawfully detained any Bill, Summons, or Notice of Demand served upon him, with intent to evade being lawfully rated to the full amount of any of the said taxes due from him, or with intent to avoid or delay payment thereof; or shall be proved knowingly, or through gross negligence, to have given any false information, either verbally or in writing, to the said Justices or Commissioners, or any of them, or any of their Assessors or Officers, whereby they or any Assessor or person employed by them shall be misled in making any assessment; or in case the party summoned shall refuse, or without lawful excuse neglect to appear before the said Justices or Commissioners, in pursuance of such summons; such person shall, for any of the above-mentioned offences, be liable to such penalty, not exceeding one hundred rupees, as shall be set on him by the said Justices or Commissioners, or any one of them, and such penalty shall be recovered under a warrant to be issued for that purpose by the said Justices or Commissioners, or any one of them, by distress and sale of any Goods and Chattels within the Town belonging to the person liable to pay or make good the said penalty: and every such warrant of distress may be in the form (G.) contained in the second Schedule annexed to this Act or to the like effect.

XLVII. All arrears of taxes and penalties due under the said Statute 33 George III., Act XVI. of 1847, and this Act, and the costs and charges of recovering the same, may be recovered at any time after the day on which the person liable to pay such arrears has been summoned to appear before the Commissioners, or any one or more of them, as provided by Section XLIV. of this Act, under a warrant to be issued for that purpose, under the hand and seal of one of the said Commissioners, by distress and sale of any goods and chattels within the Town of Calcutta, belonging to the person liable to make good or pay the same, or being at any time within the house or building, or upon the ground in respect of which any such assessment is made: and every such Warrant of Distress may be in the form (E) contained in the second Schedule annexed to this Act, or to the like effect.

XLVIII. The Bailiff shall make an inventory of all goods and chattels seized under any warrant, and shall give a notice in writing in the form (F) contained in the second Schedule annexed to this Act, or to the like effect, to the person in possession thereof at the time of the seizure, that the said goods and chattels will be appraised and sold in manner therein mentioned

XLIX. If the warrant is not in the mean time discharged or suspended by one or more of the said Commissioners, the goods and chattels seized shall be appraised and sold, and the proceeds thereof shall be applied in discharge of the arrears, or penalty, and costs, and the surplus, if any, shall be returned, on demand, to the person in possession of the goods and chattels at the time of the seizure; and the fees upon every such proceeding shall be such as are mentioned and set forth in the third Schedule annexed to this Act.

L. Instead of proceeding by distress and sale, or in case of failure to realize by distress the whole or any part of the rates, taxes, or penalties under the said Statute 33 Geo. III., Act XVI. of 1847, or this Act, the Commissioners, or any one or more of them, if they think fit, may authorize any Collector or other person to sue the person liable to pay such rates, taxes, or penalties for any arrears of such rates, taxes, or penalties, in the Calcutta Court of Small Causes; and all such suits may be prosecuted by such Collector or other person in the name of the Commissioners; and the costs, if any, incurred in any such suit, which are not recovered in the suit, may be defrayed out of the taxes levied under this Act.

LI. When any Bill, Notice of Demand, Summons, or other proceeding of any kind whatsoever with respect to any Taxes under the said Statute, Act XVI. of 1847, or this Act, is to be issued to

the owner of any premises, if his name be not certainly known, it shall be sufficient to address such proceeding to him by the description of the "Owner" of the premises (naming or describing them) in respect of which such proceeding is issued, without further name or description of such owner, and such proceeding may be duly served as hereinafter mentioned; and every Bill, Notice, Summons, or Notice of Demand, may be served personally upon the person to whom the same is addressed, or left with his door-keeper, or some inmate of his place of abode; and when any person shall, by keeping his place of abode or business closed, or by absconding, or by violence or threats, prevent any Officer or Servant of the said Commissioners from serving any Bill, Notice, Summons, or Notice of Demand, as herein directed, such Bill, Notice, Schedule, Summons, or Notice of Demand, shall be duly served, by fixing the same conspicuously on some part of the outer wall, gate, or door of the house or place of business, or of the enclosure in which it stands. In case the place of abode of the Owner be not within the limits of the said Town, it shall be sufficient for the Commissioners to transmit any Bill, Notice, Summons, or Notice of Demand, directed to him by name through the Post, or to serve the same upon the occupier of the premises assessed, or upon the Agent (if any) of such owner.

LII. No distress levied under the authority of this Act shall be unlawful, nor shall any party making the same be deemed a trespasser on account of any defect or want of form in the Notice, Bill, Summons, Notice of Demand, Warrant of Distress, Inventory, or other proceeding relating thereto, nor shall he be a trespasser from the beginning on account of any irregularity afterwards committed by him.

LIII. The said Commissioners shall, from time to time, subject to the approval of the Governor of the Presidency of Fort William in Bengal, make rules for regulating their proceedings under this Act, and for the regulation of the time and manner of demanding and collecting the taxes specified in this Act, and for altering any of the forms set forth in the Schedules hereunto annexed, and the said Justices shall, from time to time, subject to the like approval, make Rules for regulating their proceedings under this Act, and for the regulation of the time and manner of assessing the rates specified in this Act.

LIV. The goods and chattels of the owner of any house, building, or ground rated under the said Statute 33 George III., Chapter LII., Section 158, Act XVI. of 1847, or this Act, shall be liable to be distrained anywhere (except goods and chattels concealed as hereinafter mentioned), for deficiency in the payment of rates; and it shall not be necessary in any assessment, rate or tax, or warrant of distress under the said Statute, Act XVI. of 1847, or this Act, to specify the names of the owners of houses, buildings, or grounds; but it shall be sufficient if the house, building, or ground, in respect of which the tax is assessed, be identified, and in the case of houses numbered in any street, that the name of the street and the number of the house be specified.

LV. All goods and chattels, which shall be found upon any premises rated, shall be liable to be distrained for any arrears of rates or taxes assessed in respect thereof; and, if the said goods and chattels belong to the occupier of such premises, such occupier may deduct the amount of the levy

made upon his goods and chattels, or of any payment made by him in order to prevent such levy, from the following payments of his rent. If they belong to any person other than the occupier of the premises, or if no further rent is payable by such occupier, he may in such case recover the amount so paid or levied, by suit in the Calcutta Court of Small Causes, from the owner of the premises, as for money paid on his behalf.

LVI. Every person shall be entitled to have from the Secretary to the Commissioners, on application at their Office, and on payment of a fee of four annas, a certificate, specifying the last quarter in respect of which the taxes on account of any house, building, or ground are paid.

LVII. When there is reason to believe that goods and chattels, liable to distress under the said Statute, Act XVI. of 1847, or this Act, are concealed in any zenana, the officer charged with the execution of the warrant shall make a special report to the Commissioner granting the same, who shall thereupon follow, as closely as may be, the rules for the seizure of goods and chattels in like cases adopted by Her Majesty's Supreme Court of Judicature.

LVIII. Every person who wilfully obstructs or molests the said Commissioners, or any one of them, or their Secretary, or any of their Officers or servants in the performance of their respective duties, under the said Act of Parliament, Act XVI. of 1847, or this Act, shall be liable, on summary conviction before a Justice of the Peace, on his own confession, or the oath of one or more witnesses, to forfeit and pay a penalty not exceeding fifty rupees.

LIX. The Commissioners or any one of them may sue and be sued at Law and Equity in the name of their Secretary for the time being, and no action or suit to be brought or commenced by, or against such, Secretary in manner aforesaid, shall abate or be discontinued by the death, resignation, or removal of such Secretary; and no execution shall issue or be had in any such action or suit against such Secretary until six months' notice shall have elapsed after final judgment in such action or suit shall have been obtained, and every such Secretary, in whose name or by or against whom any such action or suit shall be brought, commenced, or sued, shall be fully reimbursed and paid all such costs, charges, damages, and expenses as by the event or in consequence of any action, suit, or proceeding he shall pay, sustain, or be put unto or become chargeable with or liable to by reason of his being plaintiff or defendant as aforesaid, or of his name being used as aforesaid, by and out of the funds under the con-trol of the Commissioners; and if any person against whom the Commissioners shall have any claim or demand, take the benefit of, or become subject as an insolvent to the operation of any Act for the Relief of Insolvent Debtors, the Secretary of the Commissioners in all proceedings in the insolvency may represent the Commis-sioners and act in their behalf in all respects as if such claim or demand had been the claim or demand of such Secretary, and not of the Commissioners.

LX. The Secretary of the Commissioners being the plaintiff, prosecutor, or defendant or otherwise acting in any action, suit or proceeding as aforesaid, shall be competent to be a witness therein, in the same manner as he might have been if his name had not been made use of as the plaintiff, defendant, or otherwise in any such action, suit, or proceeding.

LXI. No writ or process shall be issued out against or served upon any Commissioner, of any Secretary, Surveyor, or other Officer, or person whomsoever acting under the direction of the Commissioners, for anything done or intended to be done under the powers of this Act, until the expiration of one month next after notice in writing shall have been delivered to him or left at his Office or place of abode, explicitly stating the cause of action, and the name and place of abode of the intended plaintiff, and of his Attorney or Agent in the cause; and upon the trial of any such action, the plaintiff shall not be permitted to go into evidence of any cause of action except such as is stated in the notice so delivered, and unless such notice be proved, the Court shall find for the defendant; and every such action shall be brought or commenced within three calendar months next after the accrual of the cause of action, and not afterwards; and if any party shall have committed any irregularity, trespass, or other wrongful proceedings in the execution of this Act or by virtue of any power or authority hereby given, and if before action brought in respect thereof, such party shall make tender of sufficient amends to the party injured, such lastmentioned party shall not recover in any such action when brought, and if no such tender shall have been made, it shall be lawful for the defendant in such action, by leave of the Court where such action shall be pending, at any time before issue joined, to pay into Court such sum of money as he shall think fit, and thereupon such proceedings shall be had as in other cases, where defendants are allowed to pay money into Court.

LXII. No matter or thing done, or contract entered into by the Commissioners, or any one of them, or by any Secretary, Surveyor, or other Officer or person whomsoever, acting under the direction of the Commissioners, shall, if the matter or thing were done, or the contract were entered into bond fide, for the purpose of executing this Act, subject them or any of them personally to any action, liability, claim or demand whatsoever; and any expense incurred by any such Commissioner, Secretary, Surveyor, or other Officer or person acting as last aforesaid, shall be borne and repaid out of the funds under the control of the Commissioners.

LXIII. In any such action as aforesaid the defendant may plead the general issue, and give this Act, and any special matter in evidence on the trial.

LXIV. If in any such action judgment be given for the defendant, or if the plaintiff be nonsuited or discontinue the said action, the defendant shall be entitled to his costs as between attorney and client, and shall have such remedy for recovery thereof as any defendant has for his costs in any other case by law.

LXV. The whole proceeds of the said taxes, after paying all salaries, establishments, and incidental expenses of the said Commissioners, shall, with such moneys as the Governor of the Presidency of Fort William in Bengal, with the sanction of the Governor General of India in Council, may direct to be paid to the said Commissioners, be applied by them to the following purposes, that is to say,—

1stly,—Cleansing, repairing, lighting and watering the roads and streets. 2ndly,—Constructing new drains and sewers, and cleansing and repairing or filling up and abolishing old drains and sewers.

3rdly,—Filling up stagnant pools of water, holes in the earth, and all receptacles for filth and rubbish, and removing obstructions in or on the roads and to the free circulation of air.

4thly.—Formation of tanks and aqueducts for the conveyance of water to all parts of the Town.

5thly,-Opening of streets and squares in crowded parts of the Town.

6thly,—Improving and embellishing the said Town generally.

LXVI. In construing this Act all words used in the singular number shall be held to include several persons and things, and words in the plural shall be held to include the singular number, and all words importing the masculine gender shall extend and be applied to females as well as males, unless there is something in the context inconsistent with such construction.

#### FIRST SCHEDULE.

Form 1.

Form of Voting Ticket.

No

Division.	Name of Rate-payer.	Aggregate value of Houses, Build- ings, or Grounds for which he is assessed.	Total Assessment.
22 147	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	el filik temikoloje sel Inimbor affiliari igli	Branch C
	# 10	tled to vote	ella ere l

Entitled to vote.

Secretary.

Reverse.

I, the undersigned, being the rate-payer within described, do hereby give my vote for as Commissioner for the ( ) Division.

Calcutta, The 18 . }

Signature.

Form 2.

No.

Division. Street. No. of House. Name of Occupier.

Entitled to vote.

Secretary.

Reverse.

I, the undersigned, being the occupier within described, do hereby give my vote for as Commissioner for the ( ) Division.

Calcutta, The 18 .

Signature.

SECOND SCHEDULE.

House Tax Bill.

Division No.

Premises No.

To Assessment on the above-mentioned Premises for Quarter.

Rated at Rupees , , , per Month. Quarterly Assessment, Rs. , , ...

Received Payment,

mark recent description Dr.

Remit .

favories un

Calcutta, 18 .

the street will be the

PARTICIPAL CENTRAL OF

Collector.

product to make or things of (B)

Notice of Demand.

Number Division Street House

Take Notice that I, on behalf of the Collector of Assessments, have demanded and demand from you the arrears of Taxes assessed upon you as owner of the premises mentioned in the margin, for the Quarter, viz., the months of 18 under the provisions of Act X, of 1852, amounting to Rupees , and that if the same be not paid into the Collector's Office within five days after this demand, you will be reported to the Commissioners, and will be liable to the expenses of any further proceedings.

For the Collector,

Collecting Sircar.

Calcutta, This day of

(C)

Summons to Pay.

To

Livision Street House Quarter

You are hereby summoned to appear personally before the Commissioners for the Improvement of the Town of Calcutta, or such one or more of them as shall be at their o'clock on the office at 18 , to answer to day of a complaint made against you by the Collector of Assessments for non-pay-ment of the Taxes imposed on you as owner of the premises mentioned in the margin, under the Provisions of Act X. of 1852, for the (Quarter,) that is to say, -the months of ...... amounting to Rupees

A. B.

Commissioners' Office.

No.

Given under my hand this day of

Summons to give Evidence.

Under the authority of Act X. of 1852, you are hereby summoned to appear personally before the Commissioners for the Improvement of the Town of Calcutta, or such one or more of them as shall be at their office at o'clock on the day of

(Here set out the cause of Summons.)

Commissioners' Office,

this day of 18

TE) Distress H'arrant.

Town of To Calcutta. One of the Bailiffs for the Commissioners for the Improvement of the Town of Calcutta.

Number Whereas No. of the said Town is this day duly convicted Division before of the Commissioners Street for the Improvement of the Town of House Calcutta, for that the said

doth refuse or neglect to pay, and hath not yet paid, the taxes on houses, buildings, and lands mentioned in the margin, to which he is assessed under the Provisions of Act X. of 1852, for the ( ... ) quarter, that is to say, for the months of (

ing to the sum of Co.'s Rs. although the said sum has been demanded of him, and five days have lapsed since such demand; This is to command you to distrain the Goods and Chattels of the said

within the said Town, or any Goods and Chattels which you may find on the premises in respect of which the said taxes are due, to the amount of Co.'s Rs.

and such further sum as may be sufficient to defray the charges of making such distress; and if within five days next after such distress, the said sum of shall not be Co.'s Rs. paid, together with such further sum as may be sufficient to defray the charges of taking and keeping such distress, to sell the said Goods and Chattels; and having paid out of the money arising by such sale, the said sum of Co.'s Rs.

to the Collector of Assessment for the said Commissioners, and having deducted the necessary charges of taking, keeping, and selling the said distress, to return the overplus, if any, on demand, to the person whom you shall find in possession of the said goods and chattels.

Given under my hand and seal, this day of 18 . ]

101 東京を



One of the Commissioners for the Improvement of the Town of Calculta. tered F. ) and version of

Inventory.

Quarter An Inventory of the several Goods Number and Chattels distrained by me Bailiff, No. of

situated in

for the sum of Company's Rupees House Annas being Pies Arrears of Assessment due up to the day of last, for Taxes under the Provisions of Act X. of 1852 (or being the amount of a penalty imposed of the said by Commissioners or Justices of the Peace as the case may be), with the costs and charges for enforcing payment of the same.

> Take Notice, that I have this day the several distrained Goods and Chattels specified in the Inventory for Taxes under the Provisions of Act X. of 1852 (or being the amount of the said penalty), and that unless you pay the said sum, with the charges of distraining, into the Office of the Collector of Assessment, within five days from the date hereof, the said Goods and Chattels will be sold according to law.

Witness my Arrears, Rs. hand, this day of Costs, Bailiff. Co.'s Rs.

44454

G ) Distress Warrant.

Town of To Calcutta. One of the Bailiffs for the Commissioners for the Improvement of the Town of Calcutta.

Whereas A. B., of said Town is this day duly convicted of the Commissioners for the Improvement of the Town of Calcutta, (or Justice of the Peace, as the case may be,) of the offence of (here state the offence) against the form of the Act X. of 1852 in that case made and provided, and was thereupon adjudged by that he the said A. B. had forfeited the sum of Rs. (here state the amount) for the offence

aforesaid. And whereas the said A. B., being required to pay the said sum of Rs. (here state the amount aforesaid), hath not paid the same, but therein has made default, These are to command you to distrain the Goods and Chattels of the said A. B., which may be found within the said Town to the amount of the said sum, and such further sum as may be sufficient to defray the charges of making such distress; and if within five days next after such distress, the said sum of Rs. (here state the amount, together with the reasonable charges for taking and keeping the said distress shall not be paid, to sell the said Goods and Chattels, and having paid out of the moneys arising by such sale the said sum of Rs. (here state the amount) to the Collector of Assessments for the said Commissioners, and having deducted the necessary charges of taking, keeping and selling the said distress, to return the overplus (if any) on demand, to the person whom you shall find in possession of the said Goods and Chattels,

Given under hand and seal, this 18 .) day of



of the Commissioners for the Improvement of the Town of Calcutta, (or Justice of the Peace, as the case may be.)

#### THIRD SCHEDULE.

Table of Fees to be taken for Proceedings under this Act.

For every Summons to pay ..... In Distraints.

		Su	m Distr	ained for.	Fe	e.
				10 10 Sept 100	Rs.	As
Under	5 Rm	nees.		A STATE OF THE STA	1	4
5 and	unde	10 1	Rupees.	10 17 102	2	0
10	**	15	,,		2	8
15	,,	20	. "	111111	3	8
20	**	25	25		4	4
25		30			5	. 0
30	"	35		1111 TANKS TRANSPORT STATES	5	8
35	"	40		THE PERSON NAMED IN	6	. 9
40		45	31		7	12
45	,,	50	,,		8	1
50		60			10	- (
60	**	80		***************************************	11	
80	**	100	**	***************************************	13	1
Above	100		**		15	

The above charge includes all expenses except when peons are kept in charge of property distrained, in which case 4 Annas must be paid daily for each man.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 30th of January 1852.

ACT No. — of 1852.

An Act to amend the Law relating to the duties payable on Tobacco and Ganza, and the retail sale and warehousing thereof, in the Islands of Bombay and Colaba.

Whereas it is expedient to amend the law relating to the duties payable on Tobacco and Ganza, and the retail sale and warehousing of those articles in the Islands of Bombay and Colaba, It is hereby enacted as follows:

I. Chapters V. VI. VII. and VIII. of Regulation XXI. of 1827, Regulation XXXIII. of 1827 and Regulation XV. of 1828, of the Bombay Code, and Act XXIV. of 1850, are hereby repealed, but not so as to revive any other Regulation or Act thereby repealed.

small quantities thereof as are hereinafter mentioned), imported from any place into the Islands of Bombay and Colaba, shall be liable to the duty prescribed by the Acts now in force for regulating Customs, which duty is hereinafter called the customary duty. All Tobacco and Ganza (except such small quantities thereof as are hereinafter mentioned), imported from any place into the said Islands and intended for consumption in Bombay or Colaba, shall be liable to an additional duty of Rupees seven and eight annas per Indian Maund, which duty is hereinafter called the special duty.

III. The said special duty shall be paid at the option of the importer, either on importation, or after being warehoused as hereinafter mentioned, and no drawback of the said special duty shall be allowed unless the Tobacco or Gauza, on which such drawback may be claimed, has been warehoused in, and shall be re-exported from, a bonded warehouse, in which case a drawback of the whole of such special duty shall be allowed, if claimed at the time of exportation.

IV. If the said special duty is not paid on importation, the Tobacco or Ganza shall be warehoused in a bonded warehouse, and the importer shall pay such special duty on the said Tobacco or Ganza on its removal from the warehouse for consumption.

V. The Collector and Officers of Customs shall have all the same powers and authorities for collecting and enforcing payment of the said duties, in addition to the powers and authorities specified in this Act, as they now have or shall have in respect of the duties on any other customable articles.

VI. It shall not be lawful, without the special permission of the Collector of Customs, to bring any Tobacco or any preparation thereof, or any Ganza, into the Islands of Bombay and Colaba, otherwise than by sea, nor to land the same at any other landing place or places than such as may from time to time be prescribed by proclamation by the Bombay Government.

VII. Sections II., III., IV. and VI. of this Act shall not be applicable to small quantities of Tobacco and Gauza imported into the said Islands, not exceeding in quantity I pound weight of Tobacco, or half a pound weight of Ganza, provided that the same be openly imported for the personal consumption of the importer.

VIII. The port of Bombay shall be a ware-housing port, within the meaning of Act XXV. of 1836, so far as regards the warehousing of Tobacco and Ganza, and the said Act shall be applicable to the warehousing of Tobacco and Ganza in the said. Islands of Bombay and Colaba, and the Import duty in the said Act mentioned shall, as to Tobacco and Ganza, mean the customary and special duty leviable under this Act.

IX. It shall not be lawful to remove any Tobacco or Ganza from any place within the Islands of Bombay and Colaba to any other place, nor to carry or convey the same on any thoroughfare in the said Islands, nor to carry the same on any vessel or boat of less than forty candies' burthen in any of the creeks or waters adjacent to the said Islands, without a permit from the Collector of Customs, which permit may be in the form of Schedule A. to this Act annexed, or to the like effect. Any such permit shall be in force only between sun-rise and sun-set of the day on which it is granted. Provided always, that Tobacco

and Ganza may be imported as in Sections IV. and V. of this Act is mentioned, and it shall also be lawful to remove without a permit, for personal or domestic use, small quantities of Tobacco and Ganza from the shop of a retailer licensed as hereinafter provided, or to carry Tobacco and Ganza on boats or vessels of less than forty candies' burthen proceeding direct from a regular anchorage in the harbour to any place duly appointed for landing Tobacco and Ganza.

X. The Collector of Customs shall not grant any permit for the removal of any Tobacco or Ganza from a bonded warehouse, unless the quantity to be so removed is an entire bale or package weighing in the case of Tobacco at least four Cwt., and in the case of Ganza at least half a Cwt., but when application is made to remove a bale or package from bond for consumption in Bombay or Colaba, the Collector may permit such bale or package to be opened, and the refuse of the Tobacco and Ganza to be removed and destroyed in the presence of a Government Officer, and the special duty may be remitted on the refuse so removed and destroyed.

XI. It shall not be lawful for any person to sell or offer for sale by retail any Tobacco or Gauza within the Islands of Bombay and Colaba without a licence for that purpose under the hand and seal of the Collector of Customs, or other licensing Officer specially appointed by the Bombay Government, and the licence may be in the form of Schedule B to this Act annexed, or to the like effect, and shall be in force for a period of twelve calendar months from the date thereof, unless earlier withdrawn or cancelled by the licensing Officer, and for every such licence the Collector of Customs, or other licensing Officer, shall receive on account of Government a fee of one Rupee.

XII. Every person applying for the renewal of any licence for the retail sale of Tobacco or Ganza shall give notice of such application at least ten days before the expiration of his existing licence, and on failing to give such notice he shall, previous to the renewal of his licence, pay to the licensing Officer, on account of Government, the sum of Rupees twenty.

XIII. Any sale of Tobacco not exceeding in weight fifty-six lbs. Avoirdupois, or of Ganza not exceeding twenty-eight lbs. Avoirdupois, shall be deemed to be a retail sale within the meaning of this Act.

XIV. It shall not be lawful for any licensed retail dealer in Tobacco or Ganza to carry on the retail sale of the same, or to warehouse or deposit any store of the same except at such shop, shops, or other premises as may be specified in his licence, and the name of every retail dealer in Tobacco or Ganza, together with the number of his licence, shall be written or painted in English, Guzerati and Maharatti, and in plain and legible characters of not less than one inch in height, on a board to be affixed in a conspicuous manner in the front of the shop or premises where the retail sale of the articles aforesaid may be carried on.

XV. Every retail dealer in Tobacco or Ganza shall on or before the third day of each month make to the Collector of Customs, or other licensing Officer, a separate Return, for each shop or place of retail sale, of the quantity of Tobacco or Ganza which he had on hand at the beginning of the preceding month, and also of the balance remaining in hand at the close of such month,

and he shall in like manner and at the same time, produce and give to the Collector of Customs or other licensing Officer, a written Statement showing the several purchases Tobacco or Ganza which he shall have made during the preceding month, and the parties from whom and the dates on which such purchases were effected, and any licensed retail dealer who may refuse or neglect to produce such Return and Statement as above provided, or who may produce a false Return or Statement, shall be liable to be deprived of his licence by the said Collector of Gustoms or other licensing Officer, in addition to such fine as he may incur under this Act.

XVI. It shall be lawful for the Collector of Customs or other licensing Officer at his discretion to refuse to grant or renew any licence for the retail sale of Tobacco or Ganza to any party applying for the same, or on giving three notice, to withdraw any such licence from the holder thereof, without stating any reason for such refusal or withdrawal.

XVII. It shall be lawful for the Collector of Customs or other licensing Officer to issue a special warrant under his hand and seal, authorizing any public Officer to enter any building or place of deposit in which Tobacco or Ganza may be deposited under the provisions of this Act; or in which such Collector of Customs or other licensing Officer has been credibly informed that such Tobacco or Ganza has been and is deposited contrary to the provisions of this Act; and for such purpose such public Officer shall have power, if necessary, to break open any doors, drawers, or other place or receptacle or supposed receptacle, and to examine and weigh any Tobacco or Ganza therein found, and to seize, remove and take away from thence any Tobacco or Ganza or other articles subject to confiscation under this Act, and to detain the same until the case has been adjudicated on, as hereinafter provided.

XVIII. It shall be lawful for the Collector of Customs or other licensing Officer, or any Officer authorized by him, to enter and search, with the like power as in the last Section mentioned, any vessel, boat or vehicle suspected of containing, and to detain any person suspected of having, any contraband Tobacco or Ganza, and to seize, take away, and detain the same until the case has been adjudicated as hereinafter provided.

XIX. All Tobacco or Ganza imported into the Islands of Bombay and Colaba, or exported thence, or there warehoused, or removed from one place of deposit to another, contrary to the provisions of this Act, or found in the possession of any party in Bombay or Colaba, illegally selling or offering any portion thereof for sale, shall be liable to confiscation to Government together with every vessel in which it is contained, and every vehicle, vessel, boat, or animal employed with the consent and knowledge of the owner or his servant in conveying or containing the same; Provided always that it shall be lawful for the adjudicating Officer to mitigate the penalty of confiscation herein provided, by commuting the same to the payment of any fine not exceeding the value of the goods liable to confiscation, and every such fine may be enforced, if necessary, by the sale of the goods liable to confiscation.

XX. Any person who shall illegally import, export, remove or sell in Bombay or Colaba, any Tobacco or Ganza, or who shall knowingly have

in his or her possession, or shall conceal or smuggle any Tobacco or Ganza subject to confiscation under this Act, or whoy shall commit or knowingl aid in the commission of, or abet any breach of this Act, shall be liable to a fine not exceeding ten times the value of such Tobacco or Ganza, and in default of payment of such fine, such offender shall be liable to imprisonment for any term not exceeding six calendar months, unless such fine shall be sooner paid.

XXI. It shall be lawful for any Officer appointed by the Bombay Government for that purpose to declare and adjudge any Tobacco, Ganza, or other property seized, taken or detained under this Act to be forfeited and confiscated to Government.

XXII. All fines under this Act may be forced and levied by any Magistrate of Police under Act II. of 1839.

#### SCHEDULE A.

Form of Permit.

Tobacco Permit, Bombay Custom House. No. the

A. B. has been permitted to remove from (Custom House or Licensed Warehouse or shop No. situated in Kalbadavie Street to Warementioned quantity of (Tobacco or Ganza) between sun-rise and sun-set on the in the year

(Signed) H. Young,

Collector of Customs.

(Note.-The words in Italics in this Schedule to be filled up as the case may be.)

#### SCHEDULE B.

Form of Licence to retail Tobacco or Ganza. LICENCE TO RETAIL TOBACCO OR GANZA. Bombay Custom House.

This is to certify that A. B. having applied for a licence for the retail sale of (Tobacco or Ganza) of 1852, such Licence is hereby under Act granted on the following conditions:

1st. That such retail sale under this Licence be conducted only at the shop or premises known

as No. Street.

2nd. That such retail sale shall be carried on

only between the hours of 6 A. M., and 10 P. M.
3rd. That a Return be furnished on or before the third day of each month, to the Collector of Customs, as provided for in Section XV. of this

4th. That the retail sale of (Tobacco or Ganza), effected at the above described premises, shall amount monthly to a total quantity of at

Note.—This Licence will be in force for 12

(twelve) months after date, and no longer.

The words in Italics in this Schedule to be filled up as the case may be, and the first blank space therein with the number of this Act, the second blank space therein with the number of the house and name of the Street or place in which the retailer carries on his trade, and the third blank space therein with the quantity of Tobacco or Ganza, to be sold by retail.

Ordered, that the Draft now read be pub-

lished for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 30th April 1852.

FRED. JAS. HALLIDAY, Secy to the Govt. of India.

Fort William, Home Department, Legislative, the 30th January 1852.

The following Draft of a proposed Act was read in Council for the first time on the 30th January 1852.

ACT No. --- OF 1852.

An Act for the execution of decrees made by Her Majesty in Council, or by the Courts of Sudder Dewanny Adamlut in the Presidency of Bengal.

Whereas it is expedient to amend the law relating to the execution of decrees made and passed by Her Majesty in Council, and by the Courts of Sudder Dewanny Adawlut in the Presi-

dency of Bengal, It is hereby enacted as follows:

I. Every decree or order made or passed in appeal by Her Majesty in Council, or by any Court of Sudder Dewanny Adawlut, in the Presidency of Bengal, shall be enforced and executed by the Court of original jurisdiction which made or passed the first or original decree or order in the case appealed, and such last-mentioned Court shall proceed to enforce and execute such decree or order according to the laws and rules prescribed for the execution of its own decrees or orders, anything in Section XV., Regulation XXVI. of 1814 to the contrary notwithstanding.

II. Any party desirous of enforcing or obtaining execution of any such decree or order made or passed in appeal as aforesaid, shall present a petition for that purpose to such Court of original jurisdiction as aforesaid, and the said petition shall be accompanied by a certified copy of the decree or order made in appeal, and sought to be

enforced or executed.

III. An appeal shall lie from all orders made by such Court of original jurisdiction relating to the enforcement or execution of any such decree or order made or passed in appeal as aforesaid. If such Court of original jurisdiction is the Court of a Judge, such appeal shall lie to the Court of Sudder Dewanny Adawlut, and if such Court of original jurisdiction is the Court of a Moonsiff or Sudder Ameen, the appeal shall lie in the first instance to the Court of the Judge competent to hear it, and specially, in cases where a special appeal will lie, to the Court of Sudder Dewanny Adawlut. If such Court of original jurisdiction is the Court of a Principal Sudder Ameen, and the case is one which was brought to recover money or property exceeding Rupees five thousand in value, such appeal shall lie to the Court of Sudder Dewanny Adawlut, and if the case is one which was brought to recover money or property of less value than Rupees five thousand, such appeal shall lie in the first instance to the judge competent to hear it, and specially, where a special appeal will lie, to the Court of Sudder Dewanny Adawlut.

IV. Nothing herein contained shall be construed so as to prevent any Court of Sudder Dewanny Adawlut from enforcing or obtaining execution of a decree or order made or passed by Her Majesty in Council, if Her Majesty in Council shall think fit to decree or order the said Court of Sudder Dewanny Adawlut to en-

force or execute the same.

Ordered, that the Draft now read be published

for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India after the 30th day of March next.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India. Fort William. Home Department. Legislative, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th day of February 1852.

Act No. --- OF 1852.

An Act to enable the Courts of Sudder and Nizamut Adambut in the Presidency of Fort William to frame certain rules of practice.

Whereas it is expedient to enable the Courts of Sudder and Nizmut Adamlot in the Presidency of Fort William to frame rules regulating the practice in their own Courts, and in the Courts subordinate to them, with respect to the amendment of pleadings, It is hereby enacted as follows :

I. It shall be lawful for the several Courts of Sudder and Nizamut Adawlut in the said Presidency to frame, and from time to time to amend, rules regulating the practice of their own Courts and of the Courts subordinate to them respectively, with respect to the insertion, omission or striking out of statements, or of the names of parties, in or from the pleadings filed in such Courts, and generally with respect to the amendment of pleadings.

II. The said rules, when framed or amended as aforesaid, shall be submitted to the Governor General of India in Council, and from and after their approval by the said Governor General of India in Council they shall be of the same force and effect as if they were inserted in this Act.

III. Where, under the said rules, an amendment of a pleading is allowed or rejected by a Court of first instance, an interlocutory appeal from such order of admission or rejection shall be allowed, within one month from the date of the order, to the Court to which the decisions of such Court of first instance are regularly appealable. and the order of such Appellate Court on the in-

terlocutory appeal shall be final.

IV. When any amendment of a pleading shall be allowed under the rules aforesaid, the said Courts may respectively make such order as to the costs payable in respect thereof, and as to the time of payment of such costs, as to the said Courts respectively may seem just; Provided always that no such costs shall be awarded in respect of any such amendment as aforesaid to a greater amount than the sum of rupees twenty-five in the Courts of the Moonsiffs and Sudder Ameens, or to a greater amount than the sum of rupees fifty in the Courts of the Judges and Principal Sudder Ameens, or to a greater amount than the sum of rupees one hundred in the Courts of Sudder Dewanny Adawlut; Provided always that the order of such Courts, awarding costs within the amounts aforesaid, shall be subject to no appeal.

Ordered that the Draft now read be published

for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 6th day of April next.

FRED JAS HALLIDAY, Secy. to the Govt. of India.

Fort William, Legislative Department, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th of February 1852:

ACT No. -- OF 1852.

An Act for the better regulation of Cantonments. For the better regulation of Cantonments, it

is hereby enacted as follows :--

I. Any person, whether European or Native, not being a Sutler, or amenable to the Articles of War, or a Camp Follower, who shall convey or attempt to convey any liquor, wine, or in-toxicating drugs of any description into any Military Cantonment or Bazar without a writ-ten authority from the Officer Commanding at the Station, or who shall, without such authority, sell or supply the same to any European Soldier or European Woman in any such Cantonment or Bazar, shall be liable on conviction before any Magistrate or Justice of the Peace, or such other Officer as the local Government shall think fit to empower on that behalf, to a fine not exceeding Forty Rupees, or in the discretion of the said Magistrate, Justice, or other Officer, to imprisonment, with or without hard labour, for any period not exceeding two calendar months, and in case of conviction the said Magistrate, Justice, or other Officer may adjudge the said liquors, wine, or drugs, and the vessels containing the same, to be forfeited to Government, and may sell or otherwise dispose of the same for the benefit of Government.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 6th day of May next.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th February 1852.

ACT No. - of 1852.

An Act to amend the Law regarding the taking of Mochulkas or Penal Recognizances in the Presidencies of Madras and Bombay.

I. Whereas it is expedient to amend the law relating to the taking of Mochulkas or Penal Recognizances in the Presidencies of Madras and Bombay, It is hereby enacted as follows: Section V. Regulation IV. of 1827, of the Madras Code, is repealed.

II. In the territories subject to the Presidencies of Madras and Bombay, it shall be lawful for the Magistrates to take Mochulkas or Penal Recognizances in the form annexed to this Act, as well from British subjects as from other persons, in all cases wherein it may appear just and necessary to require the same for the maintenance of the peace in their respective jurisdictions, although the party to be bound in such recognizances may not have been convicted of any specific offence; provided that the amount of the recognizance in all such cases shall be proportionate to the condition in life of the said party, and to the circumstances of the case.

III. In cases of an aggravated nature, wherein it may appear necessary to require security for keeping the peace in addition to the recognizance of the party, it shall be lawful for such Magistrates to direct the same, and to fix a reasonable amount for the security bond, to be executed in the form annexed to this Act by the surety or sureties.

IV. Whenever it shall appear to the Magistrate that the period for which the party should be bound to keep the peace, with or without additional security, need not exceed one year, it

shall be lawful for him, without reference to superior authority, to give directions accordingly, and in default of such recognizance or additional security, to commit the party to prison in the Civil Jail until he shall do what has been required of him.

V. Whenever it shall appear to the Magistrate that the period for which the party should be bound to keep the peace, with or without additional security, ought to exceed the period of one year, the Magistrate shall record his opinion to that effect, with an order specifying the amount of recognizance and security, as well as the num-ber of sureties which should in his judgment be required, and the period for which the recognizance and security should be required, which however shall in no case exceed three years. If the party shall not furnish the recognizance and security so required, the proceedings shall be laid before the Sessions Judge, who, after examining them and calling for any further information which he may think necessary, shall pass orders on the case, confirming, modifying, or annulling the orders of the Magistrate; and if the orders so passed by the Sessions Judge confirm to any extent the requisition for recognizance or securities, the Sessions Judge shall direct the Magistrate to commit the party to prison in the Civil Jail until he shall do what has been required of him.

VI. Provided always, that no party shall be kept in prison under the foregoing provisions of this Act for a longer period than that for which the recognizance and securities have been required from him.

VII. The Magistrate may at his discretion, discharge recognizances and securities for keeping the peace taken by himself, and may order the release of persons confined under his own order for default in entering into such recognizances, or giving such securities.

VIII. Sureties for the peace shall at all times be discharged from further responsibility on delivering up to the proper Magistrate or Police Officer the persons for whom they have become responsible.

IX. Whenever it may be proved before the Magistrate that any such recognizance has been forfeited, he shall proceed to enforce the penalty of such recognizance in the mode prescribed for the satisfaction of decrees of the Civil Court.

X. Whenever it may be proved before the Magistrate that any such recognizance has been forfeited, if a security bond shall have been taken, and the Magistrate shall think that proceedings should be had upon such bond, he shall give notice to the surety or sureties to pay the penalty, or to show cause why it should not be paid, and if no sufficient cause shall be shown, the Magistrate shall proceed to recover the penalty from such surety or sureties by the attachment and sale of any of his or their property, in the mode prescribed for the attachment and sale of property in satisfaction of decrees of the Civil Court, and if the penalty be not paid, and cannot be recovered by such attachment and sale, such surety or sureties shall be liable to confinement by order of the Magistrate, in the Civil Jail of the station, during a period not exceeding six months.

during a period not exceeding six months.

XI. All sentences and orders passed under this Act shall be appealable, subject to the general

provisions which regulate appeals.

XII. In the Territories subject to the said Presidencies, all Mochulkas and Security Bonds which by force of any Act or Regulation may be taken by Criminal Courts of the East India Com-

pany, or by Magistrates, for keeping the peace or for good behaviour, may be enforced in the manner prescribed by Sections IX. and X. of this Act.

XIII. Nothing in this Act contained shall be construed so as to repeal or otherwise affect the provisions of Sections XXIV. XXV. and XXVI. of Regulation XII of 1827, of the Bombay Code, with respect to the recognizances or securities which may be taken for securing the attendance of witnesses and of the offenders therein mentioned.

#### FORM OF MOCHULKA.

Whereas I inhabitant of have been called upon to enter into a Mochulka to keep the peace for the term of I hereby bind myself not to commit any act that can occasion a breach of the peace during the said term; and in case of my making default therein, I bind myself to forfeit to Government the sum of Rupees Dated

#### FORM OF SECURITY.

Whereas inhabitant of
has been called upon to give security to keep
the peace for the term of I hereby declare myself surety for the said

that he shall not commit any act that can occasion a breach of the peace during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Government the sum of Rupees

Dated

Ordered, that the Draft now read be published for general information.

 Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 6th day of May 1852.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 508.

Home Department,

Camp Benares, the 26th January 1852.

NOTIFICATION.—The Most Noble the Governor General has been pleased to appoint the Reverend C. W. Hamilton, Second Chaplain to the Station of Peshawur.

H. M. ELLIOT,

Secy. to the Govt. of India, with the Govr. Genl.

No. 102.

Fort William, Home Department, the 7th February 1852.

Notification. —The Governor General in Council is pleased to attach Messrs. F. C. Forbes, H. W. Dashwood, and A. R. S. Pollock, of the Civil Service, reported qualified for the Public Service to the North-Western Provinces.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 147.

Fort William, Foreign Department, the 6th February 1852.

Notifications.—Brevet Major J. Nicholson, 27th Regiment Bengal Native Infantry, Deputy Commissioner in the Punjab, received charge of the Dehra Ismael Khan District from Major R. G. Taylor, on the 19th ultimo.

#### No. 148

Lieut. Col. Sir Richmond Shakespear received charge of the Joudpore Political Agency from Lieut. E. J. Hardcastle, on the 30th of December 1851.

#### No. 163.

The Most Noble the Governor General in Council is pleased to confirm the Regimental Order issued by the Officer Commanding the 5th Regiment Punjab Infantry, dated the 5th ultimo, directing the entertainment of 3 Camels for the conveyance of the Camp Equipage and spare Service Ammunition of the Detachment proceeding on Escort Duty to Deera Ishmael Khan.

#### No. 168.

The Most Noble the Governor General in Council is pleased to grant to Captain W. C. Birch, Deputy Commissioner of Shahpore, leave of absence, for one month, under Section XI. of the Absentee Rules, commencing from the date on which he may be relieved of the charge of his Office by Captain Voyle.

#### No. 170.

The leave of absence, for one month, granted to Captain W. E. Hay, Assistant Commissioner in Kúllú, under Section XI. of the Absentee Rules, in General Order of 29th August last, No. 2724, is to take effect from the 6th of October, the date on which he availed himself thereof.

FRED. JAS. HALLIDAY,
Offg. Secy. to the Govt. of India.

#### No. 294.

Orders by the Most Noble the Governor of Bengul.

Appointments.—The 4th February 1852.—The Reverend H. B. Burney to be Junior Chaplain of the Old or Mission Church from the 3rd ultimo.

Appointments.—The 10th February 1852.—Mr. P. Taylor to be Civil and Session Judge of West Burdwan, with the powers of a Special Commissioner under Regulation III. of 1828, in that district.

Mr. R. N. Farquharson, to Officiate as Civil and Sessions Judge of Bhaugulpore, with the Powers of a Special Commissioner under Regulation III. of 1828, during the absence of Mr. W. S. Alexander, or until further orders.

The Orders of the 17th ultimo, appointing Mr. D. J. Money, Civil and Sessions Judge of Moorshedabad, to be Judge of Bhaugulpore and Mr. W. S. Alexander, Civil and Sessions Judge of Bhaugulpore, to be Judge of West Burdwan, have been cancelled.

Mr. A. S. Annand to officiate as Civil and Sessions Judge of Backergunge, with the powers of a Special Commissioner under Regulation III. of 1828, during the absence of Mr. H. T. Raikes, or until further orders.

Mr. G. F. Cockburn to officiate as Collector of Midnapore, during the absence of Mr. A. S. Annand, or until further orders.

Mr. H. D. H. Fergusson to officiate as Collector of Monghyr, during the absence of Mr. G. F. Cockburn, or until further orders.

Mr. H. C. Halkett to be Collector of Tipperah.
Mr. H. C. Metcalfe, Collector of Tipperah, to
be Collector of Moorshedabad, continuing to
officiate as Civil and Sessions Judge of Tipperah,
during the absence of Mr. A. Sconce, or until further orders.

Mr. W. M. Beaufort to be Magistrate of Backergunge.

Mr. C. F. Carnac to be Joint Magistrate and Deputy Collector of the 2nd Grade in the District of Moorshedabad.

Mr. V. H. Scalch, the Register of Deeds at Midnapore, to be a Municipal Register of Midnapore instead of Mr. J. V. Forbes, as appeared in the Gazette of the 4th instant.

Leave of Absence.—The 7th February 1852.— Mr. H. F. James, Civil and Sessions Judge of Beerbhoom, for one year, on Medical Certificate, to proceed to the Cape of Good Hope, or any place within the limits of the Company's Charter.

The 9th February 1852.—Baboo Chunder Sein Roy, Principal Sudder Ameen of Gowahatty, for ten days, from the 4th instant, during the Hoolee Vacation.

Notifications.—The 10th February 1852.—Lieutenant T. Lamb assumed charge of the office of Junior Assistant to the Commissioner of Assam at Kamroop on the 24th ultimo.

Mr. F. A. Vincent, Deputy Magistrate under Act XV. of 1843, made over charge of the Thannahs constituting the Sub-Division of Deaghur to the Magistrates of Beerbhoom, Bhaugulpore and Moonghyr on the 1st instant.

Mr. F. J. Cockburn received charge of the office of Superintendent of Darjeeling from Dr. A. Campbell on the 1st instant.

Mr. A. W. Russell, Officiating Joint Magistrate and Deputy Collector of Bancoorah, made over charge of the Treasury to Moulvee Syed Wajeeoollah Khan, Deputy Collector, on the 3rd instant, to proceed into the interior of the District.

Mr. T. B. Lane, appointed by the Hon'ble the Court of Directors a Member of the Civil Service on the Bengal Establishment, reported his arrival on board the Steam Ship Oriental, which reached Calcutta on the 3rd instant.

Mr. C. Chapman assumed charge of the Hidgelee Salt Agency from Mr. H. Baillie on the 5th instant.

Mr. H. Ricketts, a Member of the Board of Revenue, resumed charge of his duties on the 9th instant.

Mr. T. C. Loch, Magistrate of Moorshedabad, made over charge of his Office to Mr. C. F. Carnac on the 6th instant. Mr. W. J. H. Money received charge of the current duties of the Office of Civil and Sessions Judge of the 24-Pergunnahs from Roy Hurrochunder Ghose, Principal Sudder Ameen of the District, on the 9th instant.

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT, Secy. 10 the Govt. of Bengal.

No. 432 of 1852.

Orders by the Hon'ble the Lieutenant Governor
of the North-Western Provinces.

Judicial Department,

Lieut. Governor's Camp, the 2nd February 1852.

Leave of Absence.—Mr. Colin Robertson Tulloh, Civil and Sessions Judge of Mirzapore, for three weeks, under Section XI. of the Absence Rules, preparatory to resigning the Service from the date he may make over charge of his duties.

The above cancels the leave, for one month, granted Mr. Tulloh in Orders of 10th ultimo.

J. THORNTON, Secy. to the Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 6th February 1852.

No. 96 of 1852.—2nd Lieutenant Charles Danbuz Innes, of Engineers, Executive Engineer Western Sirhind Division, is allowed leave of absence from the 15th of October 1851 to the 15th of April 1852, to visit Calcutta, preparatory to applying for furlough to Europe, on Medical Certificate.

No. 97 of 1852.—The following transfers are made in the Department of Public Works:

To the Hidgellee Division of Public Works.

Fort William, 10th February 1852.

No. 98 of 1852.—The undermentioned Officer is permitted to proceed to Europe on furlough:

Captain Sir George Parker, Bart.,
of the 74th Regiment Native Infantry, on Civil employ, ... Certificate.

No. 99 of 1852.—The undermentioned Gentleman is admitted to the Service in conformity with his appointment by the Hon'ble the Court of Directors as an Assistant Surgeon on this Establishment:

Medical Department.

Date of Arrival at Fort William.

Dalhousie Tait, M. B., ... 22nd January 1852.

J. S. BANKS,
Offg. Secy. to the Govt. of India,
Mily. Dept.

# OF 1859. No. 95

# COUNCIL. OF INDIA IN C GENERAL C IE MOST NOBLE THE GOVERNOR GENERA Fort William, 6th February, 1852. ed Corps of the Native Army:— ORDER BY THE M

percent of the standard PARLES BOOKS, PLANETS

WARRIED CONTROL e de la companya de l

GENERAL O he following Prom The same

ate. In whose room.	54, To complete the Establishment.  52, Ditto ditto. Ditto ditto. Ditto ditto. Dooniah Sing deceased. Ramdeen Sing invalided. Umreet Sing invalided. Boodebul Goorung deceased. 1851, Shekh Kurreemoollah deceased. Ameer Khan promoted. Mudun Mohun Dooby deceased. Oorun Dhoobey promoted. Oorun Dhoobey promoted.
From what date.	24th October 1851,  6th January 1852,  1st May 1851,  15th December 1851,  14th December 1851,  15th February 1851,
To what rank promoted.	Extra Jemadar, Subadar Major, Ditto, Subadar, Jemadar, Jemadar, Jemadar, Jemadar, Jemadar, Jemadar, Subadar, Subadar, Jemadar, Jemadar, Subadar, Jemadar, Subadar, Subadar, Subadar, Subadar, Subadar,
Rank and Names.	Havildar Purrumsook Singh, Subadar Beejai Sing, Subadar Shaick Mahomed Ally, Jemadar Ramdeen Sing, Jemadar Ramdeen Sing, Rubidar Marer Assudally, Subadar Shaick Khyrattie, Havildar Khurburna, Jemadar Ameer Khan, Jemadar Oorun Dhoobey, Jemadar Oorun Dhoobey, Jemadar Dall Sing, Anter Khan, Ameer Khan, Ameer Khan, Ameer Khan, Ameer Khan, Ameer Khan, Jemadar Kadir Bukhsh,
Corps.	2nd Regiment Light Cavalry, 46th Regiment Native Infantry, 49th ditto, 50th ditto, 66th or Goorka Regiment, 6th Regiment Irregular Caval- 7y, Hurrianah Light Infantry Bat- talion, 1st Punjaub Light Field Bat- tery, 2nd citto ditto, 3rd ditto ditto,

Field Battery, are brought on the strength of that Corps from the BANKS, Offg. Secy. to the Gort. of India, Mily. Dept. 3rd Punjaub Light Field Battery, are bro J. S. BANKS, Offg. Sec 3rd b d IEMORANDUM.—Jemadars Jowahir Khan and Munsubdar Khan, doing duty with trebruary 1851, in their present rank, to complete the Establishment. MEMORAN 15th February 19

NOTICE .- Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Quarters of a Second (3s.) before Mean Noon.

Fort William, 6th February 1852.

NOTICE .- Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (1/2s.) before Mean Noon.

GEORGE WARREN, Colonel, Town Major.

Fort William, 9th February 1852.

NOTICE.—The General Treasury will be closed on Wednesday the 18th and Thursday the 19th instant, on account of the Hindoo Holidays, Seebo Rattree.

J. I. HARVEY, Sub-Treasurer. General Treasury, the 10th February 1852.

#### General Post Office Notifications.

#### MEMO.

THE departure of the Steamer "Fire Queen" having been postponed until the Morning of the 14th instant, the Mails will be closed at this Office, on Friday, the 13th idem.

The "Fire Queen" will call at the entrance of the Rangoon River, on her way to, and from Monlmein, to deliver letters and stores.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

Calcutta, General Post Office, The 11th February 1852.

NOTICE .- The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, Genl. Post Office, the 17th September, 1851, 5

Extract of a Letter from Captain W. Shelly, Post Master, Hydrahad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warungull.

(True Extract,) J. R. BURLTON BENNETT, Deputy Post Master General.

Export Overland Mail vid Bombay. THE Government of Bombay having appointed the 3rd of the ensuing month of March for the departure of the next Steamer therefrom with a Mail for Suez-Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Saturday, the 21st Instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Friday, the 20th

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge. Fort William, Genl. Post Office, } the 5th February 1852.

NOTICE.-The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge. Calcutta, Genl. Post Office, The 30th June, 1851.

Colonial.

No. 12827.

General Post Office, 26th April, 1851.

SIR,-Referring to your letter of the 6th ulti-mo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. I. MABERLY.

The Post Master General, Calcutta. (True Copy.)

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorpole the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is. published for general information.

J. R. B. BENNETT,

Deputy Post Master General, in Charge.

Calcutta, General Post Office, the 8th November, 1851.

#### PUBLIC DEPARTMENT. No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that "His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD,

and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

(Signed) W. SETON-KARR, Under Secy, to the Govt. of Bengal. (True Copy,)

J. R. B. BENNETT.

Deputy Post Master General, in Charge.

NOTICE.-The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

#### J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Musters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four } 1 d. Ounces, ... ...... ...... Ditto exceeding Ounces and not exceeding eight Ounces,... Disto exceeding eight ) 3 d. Ounces and not exceeding twelve Ounces, Ditto exceeding twelve Ounces and not exceeding sixteen Ounces,

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

J. R. BURLTON BENNETT, Dy. Post Master General, in Charge.

NOTICE .- The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:-

5 Packets from Gyah for Benares.

Packet from Dum Dum for Ditto.

Ditto from Chandernagore for Ditto.

Ditto from Bogodhur for Ditto.

from Mungulpore for Ditto. from Burdwan for Ditto. Ditto

Ditto

2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT,

Deputy Post Master General,

Culcutta, Genl. Post Office, ? the 5th January 1852.

in Charge.

#### For the North-Western Provinces.



An Accommodation Boat in tow of a Steamer, will be despatched to Allahabad and intermediateStations, on or about the 14th

instant. For Freight of small Packages (not exceeding the size of a one dozen case) and Passage, apply at the Government Boat Office.

By order of the Superintendent of Marine,

JAS. SUTHERLAND. Secy. Superintendent Marine.

NOTIFICATION.—An examination will be held early in April 1852, in the College of Fort William, for the purpose of filling up existing vacancies in the Military Class of the Medical College. All candidates will be expected to possess a knowledge of the Hindustani language, adequate to enable them to read and write it in

the Persian or Devanagri character.

2nd. All Interpreters of Regiments and Battalions will be requested, through the Military Departments, not to grant certificates of qualification to any candidate under the age of fifteen and above that of twenty years, and likewise to reject all who may not pass the prescribed ordeal with a sufficient degree of fluency and facility. Much disappointment, expence and inconvenience have already been experienced by lads from distant stations being furnished with certificates, who were found, on examination, quite unquali-fied for admission: and it is with a view to prevent the recurrence of this that the above measure has been adopted.

3rd. Candidates for admission will be required to present themselves before the Secretary to the Medical College, at least three days prior to the day of examination, in order that a proper descriptive roll may be prepared for transmission to the examiners of the College of Fort William.

4th. The preference in selection, attainments being equal, will be given to those who have already been attached to, or served in Civil or Regimental Hospitals.

5th. No candidate will be allowed to present himself for examination, who cannot produce a written testimonial of his conduct and character, or afford satisfactory evidence as to who and what he is. A few individuals of decidedly bad character have, upon recent occasions, managed to obtain admittance, it is supposed, by producing false papers: the strictest care and scrutiny will therefore be exercised in examining the credentials of all future candidates, who will, in addition, require to be furnished with regular muster rolls,

in order that they may be identified.

6th. All pupils must, as a condition of their appointment, reside within the College premises at all times, and never be absent from morning and evening muster without special leave.

7th. All students in the Military Class are amenable to the Articles of War, and regularly enlisted as Soldiers.

8th. No candidate will be admitted to the School, who is physically unfit for the duties of a Soldier.

(By Order)

FRED. J. MOUAT, M. D., Secretary, Council of Education.

Fort William, The 30th January, 1852.

#### COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be re-

quired as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo- sit.	Articles.	Depo-
	Co.'s Rs.	he had commented a "v	Co.'s Rs.
Bread for Troops, Bhur Boats, Castor Oil, Coffee, Firewood, Gear for Elephants and Bullocks,	500 100 200 200 100	Table Rice, Rice for Elephants and Olloh for ditto, Sugar, Benares, Salt, Table and Com- mon,	100 100 100

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, the 5th January 1852.

EDUCATION NOTICE.—The former designs for a College at Kishnaghur, capable of accommodating 500 pupils, having been rejected by the Council of Education as unsuitable, fresh tenders and designs for a building affording the same accommodation, are invited.

The outlay now sanctioned is Company's Rupees 50,000.

For further particulars apply to the undersigned, at his Office, in the Medical College.

(By Order,)

FRED. J. MOUAT,

Secy. Council of Education. February 5th, 1852.

Sheriff's Office, the 11th February 1852,

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the First day of March next, at 12 o'Clock at Noon.

The Court will open on the first day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the Forenoon, of which all persons are required to take notice.

JOHN DEFFELL, Sheriff.

मतिक व्यक्ति ३५ किन्कुवाति ३৮৫२ माल। সমাচার দেওয়া যাইতেছে যে আগামী ১ মার্চ লোমবার দুই প্রহরের সময় শহর কলি-কাভার কোট উইলিয়মের এবং ভাহার অন্তঃ-

পাতি যে সকল দান তলিমিতে বলদেশের ফোট উইলিরমের দুপ্রিম কোট আপন আদালত ঘরে ওএর টর্মিনর এবং এডমিরেল্টী অর্থাৎ মহাসুমুদ সমুকীয় মোকদ্মা নিকাত্য কন্য এক সেশীয়ান অর্থাৎ মিছিল করিবেন।

এই সেশীয়ান যতকাল পর্যান্ত বসিবেক তাছার পুথম দিবস দুই প্রহরের সময় তাহার পর প্রতি मिवन अशादा घणीत नमस वनित्वक अविषय नकत्न मात्व त्राथन।

JOHN DEFFELL, Sheriff.

to the Sactor . The Sactor

শরিফ |

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of George Johnstone Wallace, of | Cossitollah in Calcutta, carrying on business as tailor in co-partnership with John Wallace, under the style or firm of Gibson and Company, an Insolvent.

In the matter of Margaret Bluett, of No. 112, Dhurrumtollah Street, in Calcutta, Widow and Midwife, an Insolvent.

forenoon, respectively.

Notice, that applications for ad interim protection orders have been this-day made by the said Insolvents, and that such applications will be heard and disposed of by the Acting Commissioner of solvent Court, on the 17th missioner of the Inday of February, instant, at the hour of 10 o'Clock in the

" Any Creditor of the said Insolvents, de-" before the said Court at the time and place afore-

Newmarch, Attorney. Thompson, Attorney.

In the matter of John Babington, a Captain of Artillery, in the Service of the East India Company, on their Madras Establishment, an Insolvent.

Notice that the petition of the said Insolvent, seeking the benefit of the Act XI. Vic. Cap. XXI., was filed in the Office of the Chief Clerk, on the 5th day of February instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

In the matter of John Ba-bington, a Captain of Ar-tillery, in the Service of instant, It was orderthe East India Company on their Madras Establishment, an Insolvent. May next, and that the said Insolvent do then attend to be examined by the said Court.

Paliologus, Attorney.

In the matter of Thomas Victor, Junior, of second Emambaug Lane, in Calcutta, a Section Writer ) in the Home Department, in the Home Department, Vic. Cap. XXI., was and late a Daguerreoty- filed in the Office of pist, an Insolvent. the 30th day of January last, and by an order of

Notice, that the petition of the said Insolvent, seeking the benefit of the Act XI. the Chief Clerk, on the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the Matter of Thomas Victor, Junior, of second Emambaug Lane in Calcutta, a Section Writer in the Home Department, and late a Daguerreotypist, an Insolvent. Insolvent do then attend to be examined by the said Court.

Insolvent in person.

In the matter of Henry Archer, late of Simlah in the North-West Provinces, Keeper of the Hotel called " the United Service Pahvilion" and now of No. 27, Dhurumtollah in Calcutta, an Insolvent.

In the matter of Charles Henty, at present of Duckinsore, in the zillah of the 24-Pergonnahs, an Assistant to Messrs. Tulloh and Company, of Tank Square in Calcutta, Auctioneers, but lately carrying on trade and business as a Trader and Commission Agent, an Insolvent.

In the matter of Henry Archer, late of Simlah in the North-West Provinces, Keeper of the Hotel call-ed "the United Service Pavilion," and now of No. 27, Dhurumtollah in Calcutta, an Insolvent.

In the matter of Charles Henty, at present of Duckinsore, in the zillah of the 24-Pergunnahs, an Assistant to Messrs. Tulloh and Company, of Tank Square in Calcutta, Auctioneers, but lately carrying on trade and business, as a Trader and Commission Agent, an Insolvent.

In the matter of George Johnstone Wallace, of Cossitollah in Calcutta, carrying on business as Tailor in co-partnership with John Wallace, under the style or firm of Gibson and Company, an Insolvent.

On Friday, the 30th day of January last, It was ordered that the hearing in this matter shall be on the 3rd day of April next, and that the said

Notice, that the petitions of the said several Insolvents. seeking the benefit of the Act XI., Vic, Cap. XXI., was filed in the Office of the Chief Clerk, on the 4th day of February instant, and by orders of the same date, the Estate and Effects of the said Insolvents were vested in the Official Assignee, respectively.

On Wednesday, the 4th day of February instant, It was ordered that the hearing in these several matters shall be on the 3rd day of April next, and that the said Insolvents do then respectively attend to be examined by the said Court.

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In the matter of Joygo-paul Chatterjee, a pri-soner confined in the stant, It was ordered that the said Insolvent, on the petition of William Nelson Hedger, a Creditor of the said Insolvent, hath committed an act of Insolvency under the provisions of the Act XI. Vic. Cap. XXI., and by another order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Smoult, Attorney.

In the matter of Hay Tweeddale Stewart, for-merly carrying on Trade and Business at Mirzapore in the North-Western Provinces of Hindoostan, and also at Calcutta, as Merchant and Agent, under the Name, Style or Firm, 1st of Hay T. Stewart and Company, and afterwards of H. T. Stewart and Company, but now Collector of River Tolls at Jungypore in the Province of Bengal, an Insolvent.

Molloy, Mackintosh and Poe, Attorneys.

Notice, that the pe

tition of the said In-

solvent, seeking the

benefit of the Act

XI. Vic. Cap. XXI.,

was filed in the Office

of the Chief Clerk on

the 30th day of Janu-

ary last, and by an order of the same date, the Estata and

Effects of the said In-

solvent were vested

in the Official Assig-

WOTERE - 1 1 -

Thursday sens, the

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On Saturday, the 7th day of February

instant, It was order-

ed that the hearing in

these several matters stand adjourned until

Saturday the 6th day

of March next, and

that the said Insolvents

do then respectively

attend to be examined

by the said Court.

Mirrory Calcusta, at 1

day of April 1852.

nee.

In the matter of Anundchunder Day of Cornwallis street, No. 6-4 in Simlah, in Calcutta, formerly a Ship Captain's Banian, but at ! present in no business or trade, an Insolvent.

In the matter of John Robin Hood DeBruyne, sued by the name of John DeBruyne, late of Old China Bazar in Calcutta; Inhabitant, late an Assistant in the Military Board Office, an Insolvent.

In the matter of Onoocoolchunder Mookerjee, of Patcoreah Ghatta, in Calcutta, Inhabitant, an hard resembered stories Insolvent.

In the matter of Hurrischunder Mookerjee, of he sould suff Patooreah Ghatta in Calcutta, Inhabitant, an In-

Paul, Lyons and Bell, Attorneys. Insolvent, in person.

Chief Clerk's Office, 10th February 1852.

NOTICE. — Certain Effects belonging to the Estate of the late Mrs. Lockington, who died intestate at Monghyr, on the 26th December 1851, have been placed under the Seal of this Court, and will be delivered to any party who may be legally authorized to receive the same.

FRANCIS LOWTH,

Officiating Judge.

Bhaugulpore, the 4th February 1852.

LOST,-Second Halves of the following Bank of Bengal Notes, payment of which has been stopped at the Bank : 100 various to risourd no

No. 33407 ..... for Rs. 100 No. 19186 ) seeps I sto with north & gard No. 10814 No. 12984 No. 27808 each 50 ,, 200 An De 300 of other Charles

LOST, Second Half of a Bank of Bengal Note, No. 25081, for Co.'s Rs. 20, the payment of which has been stopped at the Bank.

Charles and the Commercial Commercial

mark page in the country of the in the last the

#### India General Steam Navigation Company.

NOTICE is hereby given, that the General Half-Yearly Meeting of Shareholders of the above-named Company, will be held on Monday, the 15th of March next, at 3 o'Clock, P. M., at the Office of the Company.

After closing the ordinary business of the day, the Meeting will be made special, to take into consideration the amount of future remuneration to be allowed to the Auditors of the Company.

By order of the Directors,

H. N. P. GRANT, Secretary.

1. G. S. N. Co.'s Office, Clive Street Ghat. Calcutta, Monday, Feb. 2nd, 1852.

NOTICE .- A Meeting of the Shareholders of the Hope Insurance Company will take place at the Office of the Agent, No. 2 Hastings' Street, on Thursday next, the 12th instant, at 11 o'Clock A. M., for the inspection of Accounts and finally closing the affairs of the Company, by a division of the funds.

WM. STORM,

Agent, Hope Insurance Company.

Calcutta, 5th February 1852.

#### Worth-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Halfyearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act

JOHN O'B. TANDY,

Manager. PALLY CRAS

North-Western Bank of India, Calcutta, 27th December 1851.

#### BANK OF BENGAL BATES.

DISCOUNT.

Private Bills and Notes at or within } 10 per Cent. 

INTEREST CHARGED.

On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper, .... On Deposit of Opium, ..... On Deposit of Metals and Indigo, 9 " " 10 ,, ,, On Deposit of other Goods, .... On Accounts of Credit, not exceeding 3 months, on Deposit of Com- 84 ,, ,,

pany's Paper,
On Deposit of Opium,
On Deposit of Metals and Indigo,

91 " " 10} " On Deposit of other Goods, ....

W. GREY, Secy. & Treasurer.

Bank of Bengal, Calcutta, 17th Sept., 1851. Bank of Bengal,

the S District, due on t of that Revenue Office pars of Arrears Collector's 8 at the Col Sale, a d unreserved Sa realized in the and be r up to public a put l be p mill fi h Sylhet, and Acts i Estates, in Zillah Sthe Regulations an undermentioned I Demands, that other f 1845, and oth of Revenue Act I. VI. jo Section for Ist

Class of Mehals.	Number of Mehals on the District Rent Roll.	the Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance on the 185 .	Brank Company of the
Permanently Settled	88	No. 4567 Nankar Kanongo, in the name of Jelun Keshun Dustadar, Pergh. Mooktear-poot, Talook Ahsharam,	Jebunkestun Doss,	70 4 5	23 6 10	This Mehal was duly advertized and sold in January last, the purchaser failing to pay the full amount of purchase-mon within the prescribed period, it will be re-sold under Section 1 Act I. of 1845.
Arrears due on account	86	Pergunnah Bhadishur, Talook Gyazooddee,	Mahomed Ahiim, No.,	3 10 0	87 12 10	The Rights of Mahomed Abrim Pottadar.



# APPENDIX TO

# The Calcutta Gazette.

# Published by Authority.

# WEDNESDAY, FEBRUARY 11, 1852.

বঙ্গ ও এতদেশীয় অপর ভাষাতে নামান্ধিত যে সকল চিঠার মালিকানের ঠিকানা নাছওয়াপুরুক্ত পুর্ণীয়া পোস্ট আফিসে ১৮৪৯ সালের মার্চ লা ১ ডিসেম্বর মাহাতে যে সকল চিঠা রাথিত হইয়াছে তাহার ফর্ম।

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CALCUTTA,
General Post Office,
22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.



### The Calcutta Gazette.

### Dublished by Authority.

and It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and PRIDAYS: and of a few lines only, before 5 p. m. of those days.

### SATURDAY, FEBRUARY 14, 1852.

Fort William, Home Department, Legislative, the 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. VII. or 1852.

An Act for amending Act XVII. of 1840 as to penalties for breaches of the Salt Laws in the Madras Presidency.

Whereas inconvenience has been experienced in consequence of the Head Officers of District Police in the Madras Presidency being prohibited from taking cognizance of petty offences against the Salt Laws, It is enacted as follows:

- 1. Heads of District Police may hear and determine cases of offences against the Salt Laws, when the value of the Salt in question shall not exceed five Rupees, and may inflict punishment not exceeding ten days' imprisonment with labour; or a fine not exceeding three Rupees, commutable, if not paid, to imprisonment with labour for a period not exceeding ten days.
- II. Whenever a Head Officer of District Police shall be of opinion, that the punishment which he is empowered to inflict is not adequate to the offence committed, he shall report the case to the Magistrate for his final orders, stating precisely the nature and extent of the punishment he recommends to be inflicted; and the Magistrate shall, at his discretion, issue his orders in writing to the Head Officer of Police, to inflict such punishment as the Magistrate may deem sufficient, not exceeding that declared in Act XVII. of 1840, recording his reasons, if his opinion is at variance with the opinion of the Head Officer of Police; or the said Magistrate shall order the Head Officer of Police to forward the parties and witnesses to him for further investigation.
- III. If at the expiration of thirty days from the date and day of despatch of any reference from a Head Officer of District Police to a Magistrate, no answer or order of the Magistrate shall have been received by the Head Officer of Police, then the said Head Officer shall release

the offenders, and the confinement which they have so had shall be considered a sufficient punishment for the said offence, and they shall not be liable to be again tried for the same.

IV. Heads of District Police shall report to the Magistrates, in the manner prescribed by Clause 2, Section XXXIII., Regulation XI. of 1816, of the Madras Code, all punishments which they inflict by the authority vested in them by this Act.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. VIII. or 1852.

An Act for remunerating the Sheriffs of Calcutta, Madras, and Bombay for the execution of Mofussil Process under Act XXIII. of 1840.

For making better provision for the Sheriffs of Calcutta, Madras and Bombay, in remuneration for the execution of legal process issued by Courts out of the said towns respectively, It is enacted as follows:

I. The several Sudder Courts of the Presidency of Fort William in Bengal, and the Sudder Courts of the Madras and Bombay Presidencies respectively shall make, and from time to time amend, a table of reasonable fees, to be taken on account of the execution by the Sheriff in such Presidency of any legal process issued by any Court, Judge or Magistrate, beyond the jurisdiction of the several Supreme Courts established by Royal Charter in Calcutta, Madras and Bombay, and of the sums to be allowed for costs of advertisements, or other notifications of sales of property, according to the amount of the decrees to be satisfied by such sales, which fees and sums shall be payable by the party applying for the process before it is sent to the Sheriff for execution, and shall be deemed costs in the cause.

II. The said table of fees and sums, when made or amended as aforesaid, shall be submitted by the Sudder Court of the Lower Provinces of the Presidency of Fort William to the Governor of Bengal, and by the Sudder Court of the North Western Provinces of the said Presidency to the Lieutenant Governor of those Provinces, and by the Sudder Courts of Madras and Bombay respectively to the Governor in Council of the Presidencies in which such Courts respectively have jurisdiction, for his approval, and the said table of fees and sums shall have full force and effect, and the fees and sums therein mentioned may be lawfully demanded and taken from and after the approval thereof by the said Governor, Lieutenant Governor or Governor in Council, as the case may be.

III. Every such Court, Judge and Magistrate issuing process as aforesaid shall cause a separate account to be kept of the amount of all fees and sums so paid, and shall, from time to time, as directed by Government, cause the amount thereof to be paid into the local treasury.

1V. The Government of each of the Presidencies and Provinces aforesaid shall twice in each year account for and pay over to the Sheriff, for the time being, the amount of fees and sums so paid, after deducting all necessary expenses of receiving and keeping account thereof, and remitting the nett proceeds thereof to Calcutta, Madras or Bombay, as the case may be; or, where the amount has accrued in the shrievalty of more than one Sheriff, shall apportion the sum paid accordingly between the Sheriff for the time being, and the then late Sheriff.

V. The said Governments respectively may compound with the Sheriff for a monthly payment to be made to him instead of such fees and sums, and during such composition may appropriate the said fees and sums to the purposes of Government.

VI. Over and above such fees and sums, or any such monthly payment received instead of such fees and sums, the Sheriff shall be entitled to a fee after the rate of Two Rupees Eight Annas for each Hundred Rupees of the value of any goods or property taken and sold by him in execution of any process issued by any Court, Judge or Magistrate beyond the local jurisdiction of the said Supreme Courts, which fee shall be taken to cover all expenses connected with the seizure and sale, except the expense of advertisement.

VII. No fee, estimated upon the amount of the sum for which any person is taken in execution, shall be payable to the Sheriffs of Calcutta, Madras or Bombay, or any of their Bailiffs, for taking the body of any person in execution on any process issued by any Court, Judge or Magistrate out of the local jurisdiction of the said Supreme Courts respectively; but instead thereof, such fees shall be payable to the Sheriff for taking the body of any person in execution of any such process as shall be settled, from time to time, by the Sudder Court as aforesaid.

VIII. If any person taken in execution on any such process shall escape out of the legal custody of the Sheriff, the Sheriff shall not be liable to an action of debt for such escape, but shall be liable only to an action upon the case for damages in consequence of such escape sustained by the person or persons at whose suit the prisoner was taken.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February, 1852,

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. IX. OF 1852.

An Act to repeal Regulation I. of 1832, of the Bengal Code,

Whereas a tract of land situated near the town of Bithoor in the district of Cawnpore was granted by the British Government as a jagheer during pleasure to the Maharajah Bajee Row Behadoor; and whereas by Regulation I. of 1832 of the Bengal Code, it was (among other things) enacted, that from and after the passing of that Regulation, the jurisdiction of the Courts of Civil and Criminal Judicature, and the operation of the General Regulations, should not extend to the tract of land aforesaid, and that the said Maharajah should exercise the Civil and Criminal administration of the jagheer, subject to such control as therein mentioned; and whereas the said Maharajah Bajee Row died on the 28th day of January 1851, and it is now expedient to repeal the said Regulation I. of 1832; It is declared and enacted as follows:

 Regulation I. of 1832, of the Bengal Code, is hereby repealed.

II. The said tract of land being part of the district of Cawnpore, all Laws and Regulations now in force within such district, shall be in force in the said tract of land.

III. All cases, Civil or Criminal, in which the cause of action arose, or the offence was committed within the said tract of land before the passing of this Act, may be tried and determined by the Courts of the said district of Cawapore, and the General Laws and Regulations now in force in such district may be applied and administered by the said Courts in the trial and determination of such cases; but if in any case it shall appear that the application of the said Laws and Regulations would operate unjustly if applied to the trial and determination of such case, it shall be lawful for such Courts to try and determine the same according to equity and good conscience.

IV. Provided always, that no Court shall try or determine any case, Civil or Criminal, with respect to which a final decision may have been pronounced previous to the said 28th day of January 1851, by any Court or person within the said tract of land, having at the time of such decision, lawful power and authority to pronounce it.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information.

ACT No. X. of 1852.

For constituting Commissioners for the Improvement of the Town of Calcutta.

Whereas Act XVI. of 1847, for constituting Commissioners for the improvement of the Town of Calcutta, has been found inconvenient and ineffectual for the intended purposes thereof, It is enacted as follows:

- I. Act XVI. of 1847 is repealed, except as to anything done, or forborne to be done, under the said Act before the passing of this Act, but not so as to revive Act XX. of 1840. Provided always that the taxes leviable under Act XVI. of 1847, on the owners or users of Carriages, Carts, and Horses, may still be assessed and imposed on such owners or users for the last quarter or part of a quarter previous to the passing of this Act; and all-taxes and arrears of taxes, assessed and imposed on the owners or users of Carriages, Carts and Horses under Act XVI. of 1847, and not collected at the time this Act comes into operation, may be levied and recovered as if the said Act XVI. of 1847 were not repealed.
- 11. The scheme of election agreed upon by the owners and occupiers of assessed houses, buildings and lands in each division of the Town, and the rules made by the Commissioners, severally approved by the Deputy Governor of the Presidency of Fort William in Bengal, and President of the Council of India in Council, in pursuance of the said Act, are rescinded and annulled. Provided always, that all taxes and arrears of taxes assessed and imposed on the owners or users of Carriages, Carts and Horses under Act XVI. of 1847 and Section I. of this Act, and not collected at the time this Act comes into operation, may be levied and recovered as if the said Rules were not repealed.
- of Calcutta shall be divided into two divisions; that is to say, a Northern and Southern division, by a line passing from the river Hooghly at the old Fort Ghaut along the centre of Fairlie Place, Clive Street, the street on the Northern side of Tank Square, Loll Bazaar, Bow Bazaar and Boitaconnah; or such other two divisions as the Governor of the Presidency of Fort William in Bengal, from time to time, may appoint: and, whenever any such new division shall be made, the provisions of this Act, with respect to the divisions herein defined, shall be deemed to apply thenceforth to such new divisions.
- IV. There shall be four Commissioners for executing the powers of this Act, who shall be styled the Commissioners for the Improvement of the Town of Calcutta, of whom two shall be appointed by the Governor of the Presidency of Fort William in Bengal, and two shall be elected as hereinafter provided, that is to say, one for each division of the said Town.
- V. The Commissioners shall enter upon their office on the First day of January in each year, and shall hold their office regularly for one year, or until their successors are duly constituted; and until the first constitution of Commissioners under this Act, the Commissioners now acting in the execution of the said Act XVI. of 1847, shall exercise the powers of this Act, and shall be deemed Commissioners under this Act.
- VI. Every person is entitled to one vote in the election of a Commissioner under this Act, who is the owner of a house, building or ground in either division of the said Town, and is assessed at not less than ten rupees tax in the whole for a quarter of a year, in respect of such house, building or ground, and who, on or before the 20th day of November in each year, has paid all such taxes due from him up to the last day of July, in the same year.

- VII. Every person is entitled to one vote in the election of a Commissioner under this Act, who is the occupier of any house, building or ground in either division of the said Town, and who pays a monthly rent of not less than rupees seventy in respect of such house, building, or ground.
- VIII. Each voter is entitled to vote in that division only, in which he is assessed to the amount which constitutes his qualification: but any person who is assessed or pays rent to the qualifying amount in each division, may be entitled to vote in both. No person shall be entitled to two votes in any one division by reason of his being both an owner and occupier to the qualifying amounts respectively in such division.
- IX. All elections under this Act shall be under the management of the Sheriff of Calcutta, who shall appoint a sufficient number of Deputies to help him in presiding thereat: and every Deputy, while so acting for the Sheriff, shall have the same powers and duties as the Sheriff with respect to the division for which he is acting.
- X. The elective Commissioners shall be chosen yearly, on a day between the First and Twentieth days of December, to be appointed in each year by the Sheriff of Calcutta, of which day, and also of the place of election, the Sheriff shall give notice, by advertisement in the Calcutta Gazette, Fifteen days at least before the day of election.
- XI. The place of election for each division of the Town shall be the Town Hall of Calcutta, or such other place as the Sheriff, with the sanction of the Governor of the Presidency of Fort William in Bengal, shall, from time to time, appoint.
- XII. The voting shall begin at eight of the clock in the morning, and end at five of the clock in the afternoon of the appointed day.
- XIII. Every person qualified to vote in the election, and none other, is qualified to be a candidate for election as a Commissioner.
- XIV. Every candidate shall, ten days at least before the day of election, give notice thereof in writing to the Sheriff, naming the division for which he is a candidate, and shall at the same time produce to, and leave with, the Sheriff a certificate from the Secretary to the Commissioners that he is qualified to be a candidate, which certificate the Secretary shall be bound to give without fee or charge, on personal application, to any person duly qualified.
- XV. All expenses of the election of Commissioners, including the expense of advertising the time and place of election, shall be defrayed by the candidates; and every candidate shall, at the time when he produces to the Sheriff his certificate of qualification, deposit with the Sheriff the sum of two hundred rupees toward the expenses of the election, and in default thereof shall not be qualified to be elected.
- XVI. If the whole amount so deposited shall not be spent by the Sheriff in such election, the residue shall be returned to the candidates in equal proportions; and if the whole amount so deposited is not enough to defray the expense of such election, the Sheriff shall be entitled to receive from each candidate his proportionate share of the surplus expense, and in default of payment may sue for, and recover the same, as money spent on behalf of such candidate.

XVII. The Commissioners shall cause to be prepared, in each year, correct alphabetical lists of the owners qualified to vote in each division of the Town, and also an alphabetical list of the occupiers qualified to vote in each of the said divisions, who shall, on or before the 1st day of November in each year, apply to the Commissioners to have their names entered in such lists, and the said lists shall be open for inspection at the office of the said Commissioners, on or before the First day of December in each year, during all reasonable hours of the day, until the day of election, when the said lists, or copies thereof, shall be taken to the place of election for the use of the Sheriff and his Deputies.

XVIII. The Secretary to the Commissioners, on the written application of any person qualified to vote as aforesaid, signed by himself, specifying the division, street and number, or other description of every house, or building, or the land in respect of which the claim is made, and delivered to the Secretary on some day between the 1st and 30th day of November, both inclusive,—with, where the applicant is an owner, the receipted assessment bills, shewing that the applicant has paid the taxes required by this Act to qualify him to vote, or with, where the applicant is an occupier, the receipted rent bills, shewing that such occupier has paid the rent required by this Act to qualify him to vote, -shall give to such person a voting ticket, according to his qualification. The voting tickets shall be numbered and signed by the Secretary to the Commissioners, and shall be in one of the forms contained in the first Schedule annexed to this Act, or in such other form as shall be, from time to time, adopted by the Commissioners, with the approval of the Governor of the Presidency of Fort William in Bengal. The Secretary to the Commissioners shall keep a Register of such voting tickets, which shall specify the number of each voting ticket, the name of the voter, and the premises in respect of which such voting ticket is given, and the said Secretary, on the day of election, shall take the said Register to the place of election, for the use of the Sheriff and his deputies.

XIX. The voting ticket shall be conclusive evidence that the person named therein is entitled to vote at the next election of a Commissioner in the division for which the ticket is given, according to the tenor thereof.

XX. At the time and place appointed for the election, the Sheriff or his Deputies shall attend with two closed boxes, with openings in each box for the reception of voting tickets, and distinguished from each other, by having marked or painted legibly, in English and Bengallee characters, the word "Northern" on one box, and the word "Southern" on the other.

XXI. Every voter, having obtained his voting ticket in each divison in which he is qualified to vote, and having written thereon the name of the candidate for whom he wishes to vote, and having signed the same, shall personally attend at the place of election, and shall deliver his voting ticket to the Sheriff, or one of his Deputies presiding at the election for that division, who, on being satisfied of the identity of the person tendering the voting ticket with the person whose signature it bears, shall deposit such voting ticket in the box of the division.

XXII. The Secretary, Assessors, Collectors and Collecting Sircars of the Commissioners, and, if required by any candidate, an agent appointed

by writing under his hand on his behalf, shall attend at the place of election during the continuance thereof, for the purpose of assisting in identifying the persons who shall tender voting tickets.

XXIII. The decision of the Sheriff, or his Deputy, admitting or rejecting any disputed vote tendered at any election, shall be conclusive as to the reception of the vote.

XXIV. At the close of the poll for any division, the Sheriff, or his Deputies, in the presence of the candidates, or such of them as choose to be present, or of scrutineers appointed in writing under their several hands, shall ascertain the number of votes given for each candidate in each division; and the Sheriff shall thereupon publicly declare the name of the candidate in each division for whom the greatest number of votes has been given in such division, and shall declare such candidate to be duly elected a Commissioner for the improvement of the Town of Calcutta,

XXV. If two or more candidates at the head of the poll in any one division of the Town shall have the same number of votes, the Governor of the Presidency of Fort William in Bengal shall appoint one of the candidates, having such equal number of votes, to be one of the elected Commissioners for the improvement of the Town of Calcutta.

XXVI. The result of every election shall be certified by the Sheriff to the Governor of the Presidency of Fort William in Bengal, who will cause notice thereof to be given in the Calcutta Gazette.

XXVII. If any vacancy, from any cause whatever, happens before the month of December in any year among the Commissioners, the Governor of the Presidency of Fort William in Bengal shall appoint a person qualified to be elected to fill such vacancy, and the Commissioner appointed to fill such vacancy shall be a Commissioner as if he had been elected at the then last general election of Commissioners.

XXVIII. The 158th Section of the Act of Parliament passed in the 33rd year of the reign of King George the Third, and numbered Chapter 52, is hereby repealed, and the powers and duties which by the said Act were conferred and imposed on the Justices of the Peace within, or for the Presidency of Fort William in Bengal, in regard to the collection, levying, and disbursement of the taxes thereby authorized to be assessed by them on the owners or occupiers of houses, buildings, and grounds, shall be exercised and performed by the said Commissioners, instead of the said Justices of the Peace; and the powers and duties by Act XXII. of 1847 or any other Act conferred on, or belonging to the Commissioners constituted under the said Act XVI. of 1847, and their Officers, shall be transferred to, and belong to the Commissioners constituted under this Act, and their Officers respectively.

XXIX. The Justices of the Peace within and for the said Town of Calcutta shall make a quarterly assessment at the rate of six and one quarter per cent., or one anna in the Rupee, on the owners of houses, buildings, and grounds within the said Town, according to the gross monthly rental thereof, or on the gross monthly rental at which the same might, in the estimation of the said Justices, reasonably be expected to let.

XXX. Of the two Commissioners yearly appointed by the Governor of the Presidency of Fort William in Bengal, one shall be President of the Commissioners. In the absence of the President, such other Commissioner shall act as Chairman of the meetings of the Commissioners as shall be chosen by those present. On all questions on which the Commissioners present are equally divided in opinion, the President shall have a second or casting vote. No meeting of the Commissioners shall be held without twenty-four hours' notice being given to all the Commissioners, and two Commissioners shall be necessary to constitute a meeting.

XXXI. The Commissioners shall severally receive such monthly salaries, not exceeding two hundred and fifty rupees each, to be paid out of the taxes levied under the said Act of Parliament, and Act XVI. of 1847, and this Act, as the Governor of the Presidency of Fort William in Bengal, with the approval of the Governor General of India in Council shall, from time to time, appoint.

XXXII. The Commissioners shall appoint a Secretary, subject to the approval of the Governor of the Presidency of Fort William in Bengal, and shall also appoint a sufficient number of Assessors, Collectors, Surveyors, Inspectors, Appraisers, Bailiffs, and such other Officers as they may deem necessary for assessing, collecting or levying the taxes imposed on the owners or occupiers of houses, buildings, and grounds under the authority of the said Act of Parliament, and of this Act, and also the taxes and penalties herein mentioned, and may appoint the same persons to act both as Assessors and Collectors, and may prescribe such rules, and take such security for the due execution of the duties of such Secretary and Officers as they may deem expedient; and the Secretary and Officers of the Commissioners shall receive such salaries, to be paid out of the said taxes, as the Commissioners from time to time may appoint, subject to the approval of the said Governor. The Secretary and every other Officer shall be removable at the pleasure of the Commissioners, subject, in the case of the Secretary, to the approval of the said Governor.

XXXIII. All rates and taxes assessed on the owners of houses, buildings, and grounds, and penalties imposed under the authority or colour of the said Act of Parliament, and Act XVI. of 1847, before this Act comes into operation, may be demanded, and if not duly paid, may be levied and recovered by the Commissioners acting under the authority of this Act, in the same manner, and by the same forms, or by forms to the like effect, as if they had been imposed under the authority of this Act.

XXXIV. The owners of houses, buildings, and grounds, within the said town, shall pay such sums of money as shall be assessed upon them by the said Justices according to the said rate of six and a quarter per cent., or one anna in the rupee,

XXXV. Where there is land wholly or partly covered with houses or buildings, which do not belong, or which belong only in remainder or reversion, to the owner of the land, and rent is covenanted to be paid to the owner of the land, wholly or partly irrespective of the value of the said houses, or buildings, the said Justices may assess the owner of the land separately, in respect of the land, and the owners of the houses, and buildings, according to their value, after deduction

of the value of the land, in respect whereof the owner thereof is separately assessed.

XXXVI. The said Justices, in their discretion, may omit from their valuation and assessment any tenement of very small value, unless where there are many such belonging to the same owner, which can be conveniently valued and assessed together.

XXXVII. Where any house, building or ground, within the said town, has been vacant for sixty consecutive days in any quarter of a year, the rates for that quarter shall be remitted, provided that the owner of such house, building, or land, shall have given notice in writing of the vacancy thereof, to the Secretary of the Commissioners, within seven days next after the day on which it becomes vacant; and if such notice of vacancy be not given within the said seven days, the said rates shall be remitted from the day on which the notice may be delivered to the Secretary.

XXXVIII. The first assessment to be made under this Act shall be made on or after the Twelfth day of February 1852, for the months of February, March and April 1852; and, when made, shall be taken to supersede and annul any previous assessment made by the Justices for the same period or any portion thereof; and every following assessment shall in like manner be made prospectively at the commencement of the quarter of a year in which it is made.

XXXIX. The assessment of the taxes specified in this Act, shall be made by the said Justices or any of them, but shall in every case require to be confirmed at a subsequent Meeting of the said Justices, and the said Justices shall cause such assessments, when made and confirmed, to be entered in books to be kept in their office, and the entries for such assessments in the said books, authenticated by the signatures of the Justices or any two of them, shall be conclusive evidence of the several assessments therein specified.

XL. The Justices shall give at least four-teen days' notice, by advertisement in the Calcutta Gazette, of the day and hour when they will meet in their office, for the purpose of revising and confirming the said assessment; and every person who deems himself aggrieved in any respect by the said assessment, and is desirous of appealing against the same, must attend such meeting; and the Justices may adjourn such meeting, if necessary, from day to day; and, after hearing and determining all objections to the assessment, may make such amendments therein as to them may appear just, and finally confirm the same as so amended.

XLI. The books containing the proposed assessment shall be in the office of the Justices during the said period of fourteen days, or more, open at all reasonable times to the inspection of all persons assessed therein.

XLII. The taxes specified in this Act shall be due and payable from and after the end of the quarter of a year, or other period for which they are imposed.

XLIII. When the taxes specified in this Act, shall be due and payable, or as soon after as convenient, the said Commissioners shall send, or cause to be sent, to the persons severally liable to pay any of such taxes, a statement or bill in the form (A) contained in the second Schedule annexed to this Act, or to the like effect, of the sums

due from such persons respectively in respect of the said taxes.

XLIV. When any person shall be in arrear of the payment of the said taxes specified in this Act, the said Commissioners, or any one of them, or their Officer duly authorized by them, may issue, or cause to be issued and served upon such person, a Notice of Demand in the form (B) contained in the second Schedule annexed to this Act, or to the like effect: and if he shall not, within five days from the service of such Notice of Demand, pay the arrear due from him, according to the tenor of such Notice of Demand, the said Commissioners, or any one of them, or their Officer duly authorized by them, may issue and serve, or cause to be issued and served, upon such person a summons to payin the form (C) contained in the second Schedule annexed to this Act, or to the like effect, requiring such person to appear before the said Commissioners, or any one or more of them, on a day and at an hour and place to be named in such summons.

XLV. On the appearance of the party summoned, the said Commissioners, or any one or more of them, may make such further enquiry into the case as to them or him seems just, and may make such order for the payment of the whole or any part of the demand, as to them or him seems just; and, in case of the non-appearance of the party summoned, the said Commissioners, or any one or more of them, on proof of service of the said summons, and on making such further enquiry into the case as to them or him seems just, may decide the claim, in like manner as if the said party were present, and may make such order for the payment of the demand, together with such costs as to them or him may seem reasonable.

XLVI. In order that the Justices and Commissioners may be better informed of the value of any house, building, or ground, or in any other matter relating to their duty under this Act, and the execution thereof, the Justices or Commissioners, or any one of them, or their officer duly authorized by them, may issue a summons, in the form (D) contained in the second Schedule annexed to this Act, to any person whom they are desirous of examining for that purpose; and any one or more of the said Justices or Commissioners may examine such person so summoned, concerning the value of such house, building, or ground, or other matter relating to the assessment; and such examination shall be taken down in writing, in such manner as the Justices or Commissioners may order: and in case the answers of such person so examined shall appear to the said Justices or Commissioners to be evasive or untrue; or in case the party summoned shall refuse to answer any lawful question of the said Justices or Commissioners, or any one of them, or shall be proved to have refused to receive, or to have wilfully destroyed, defaced, or unlawfully detained any Bill, Summons, or Notice of Demand served upon him, with intent to evade being lawfully rated to the full amount of any of the said taxes due from him, or with intent to avoid or delay payment thereof; or shall be proved knowingly, or through gross negligence, to have given any false information, either verbally or in writing, to the said Justices or Commis-sioners, or any of them, or any of their Assessors or Officers, whereby they or any Assessor or person employed by them shall be misled in making any assessment; or in case the party summoned shall refuse, or without lawful excuse neglect to

appear before the said Justices or Commissioners, in pursuance of such summons; such person shall, for any of the above-mentioned offences, be liable to such penalty, not exceeding one hundred rupees, as shall be set on him by the said Justices or Commissioners, or any one of them, and such penalty shall be recovered under a warrant to be issued for that purpose by the said Justices or Commissioners, or any one of them, by distress and sale of any Goods and Chattels within the Town belonging to the person liable to pay or make good the said penalty: and every such warrant of distress may be in the form (G.) contained in the second Schedule annexed to this Act or to the like effect.

XLVII. All arrears of taxes and penalties due under the said Statute 33 George III., Act XVI. of 1847, and this Act, and the costs and charges of recovering the same, may be recovered at any time after the day on which the person liable to pay such arrears has been summoned to appear before the Commissioners, or any one or more of them, as provided by Section XLIV. of this Act, under a warrant to be issued for that purpose, under the hand and seal of one of the said Commissioners, by distress and sale of any goods and chattels within the Town of Calcutta, belonging to the person liable to make good or pay the same, or being at any time within the house or building, or upon the ground in respect of which any such assessment is made: and every such Warrant of Distress may be in the form (E) contained in the second Schedule annexed to this Act, or to the like effect.

XLVIII. The Bailiff shall make an inventory of all goods and chattels seized under any warrant, and shall give a notice in writing in the form (F) contained in the second Schedule annexed to this Act, or to the like effect, to the person in possession thereof at the time of the seizure, that the said goods and chattels will be appraised and sold in manner therein mentioned.

XLIX. If the warrant is not in the mean time discharged or suspended by one or more of the said Commissioners, the goods and chattels seized shall be appraised and sold, and the proceeds thereof shall be applied in discharge of the arrears, or penalty, and costs, and the surplus, if any, shall be returned, on demand, to the person in possession of the goods and chattels at the time of the seizure; and the fees upon every such proceeding shall be such as are mentioned and set forth in the third Schedule annexed to this Act.

L. Instead of proceeding by distress and sale, or in case of failure to realize by distress the whole or any part of the rates, taxes, or penalties under the said Statute 33 Geo. III., Act XVI. of 1847, or this Act, the Commissioners, or any one or more of them, if they think fit, may authorize any Collector or other person to sue the person liable to pay such rates, taxes, or penalties for any arrears of such rates, taxes, or penalties, in the Calcutta Court of Small Causes; and all such suits may be prosecuted by such Collector or other person in the name of the Commissioners; and the costs, if any, incurred in any such suit, which are not recovered in the suit, may be defrayed out of the taxes levied under this Act.

LI. When any Bill, Notice of Demand, Summons, or other proceeding of any kind whatsoever with respect to any Taxes under the said Statute, Act XVI. of 1847, or this Act, is to be issued to

the owner of any premises, if his name be not certainly known, it shall be sufficient to address such proceeding to him by the description of the "Owner" of the premises (naming or describing them) in respect of which such proceeding is issued, without further name or description of such owner, and such proceeding may be duly served as hereinafter mentioned; and every Bill, Notice, Summons, or Notice of Demand, may be served personally upon the person to whom the same is addressed, or left with his door-keeper, or some inmate of his place of abode; and when any person shall, by keeping his place of abode or business closed, or by absconding, or by violence or threats, prevent any Officer or Servant of the said Commissioners from serving any Bill, Notice, Summons, or Notice of Demand, as herein directed, such Bill, Notice, Schedule, Summons, or Notice of Demand, shall be duly served, by fixing the same conspicuously on some part of the outer wall, gate, or door of the house or place of business, or of the enclosure in which it stands. In case the place of abode of the Owner be not within the limits of the said Town, it shall be sufficient for the Commissioners to transmit any Bill, Notice, Summons, or Notice of Demand, directed to him by name through the Post, or to serve the same upon the occupier of the premises assessed, or upon the Agent (if any) of such owner.

LII. No distress levied under the authority of this Act shall be unlawful, nor shall any party making the same be deemed a trespasser on account of any defect or want of form in the Notice, Bill, Summous, Notice of Demand, Warrant of Distress, Inventory, or other proceeding relating thereto, nor shall he be a trespasser from the beginning on account of any irregularity afterwards committed by him.

LIII. The said Commissioners shall, from time to time, subject to the approval of the Governor of the Presidency of Fort William in Bengal, make rules for regulating their proceedings under this Act, and for the regulation of the time and manner of demanding and collecting the taxes specified in this Act, and for altering any of the forms set forth in the Schedules hereunto annexed, and the said Justices shall, from time to time, subject to the like approval, make Rules for regulating their proceedings under this Act, and for the regulation of the time and manner of assessing the rates specified in this Act.

LIV. The goods and chattels of the owner of any house, building, or ground rated under the said Statute 33 George III., Chapter LII., Section 158, Act XVI. of 1847, or this Act, shall be liable to be distrained anywhere (except goods and chattels concealed as hereinafter mentioned), for deficiency in the payment of rates; and it shall not be necessary in any assessment, rate or tax, or warrant of distress under the said Statute, Act XVI. of 1847, or this Act, to specify the names of the owners of houses, buildings, or grounds; but it shall be sufficient if the house, building, or ground, in respect of which the tax is assessed, be identified, and in the case of houses numbered in any street, that the name of the street and the number of the house be specified.

LV. All goods and chattels, which shall be found upon any premises rated, shall be liable to be distrained for any arrears of rates or taxes assessed in respect thereof; and, if the said goods and chattels belong to the occupier of such premises, such occupier may deduct the amount of the levy

made upon his goods and chattels, or of any payment made by him in order to prevent such levy, from the following payments of his rent. If they belong to any person other than the occupier of the premises, or if no further rent is payable by such occupier, he may in such case recover the amount so paid or levied, by suit in the Calcutta Court of Small Causes, from the owner of the premises, as for money paid on his behalf.

LVI. Every person shall be entitled to have from the Secretary to the Commissioners, on application at their Office, and on payment of a fee of four annas, a certificate, specifying the last quarter in respect of which the taxes on account of any house, building, or ground are paid.

LVII. When there is reason to believe that goods and chattels, liable to distress under the said Statute, Act XVI. of 1847, or this Act, are concealed in any zenana, the officer charged with the execution of the warrant shall make a special report to the Commissioner granting the same, who shall thereupon follow, as closely as may be, the rules for the seizure of goods and chattels in like cases adopted by Her Majesty's Supreme Court of Judicature.

LVIII. Every person who wilfully obstructs or molests the said Commissioners, or any one of them, or their Secretary, or any of their Officers or servants in the performance of their respective duties, under the said Act of Parliament, Act XVI. of 1847, or this Act, shall be liable, on summary conviction before a Justice of the Peace, on his own confession, or the oath of one or more witnesses, to forfeit and pay a penalty not exceeding fifty rupees.

LIX. The Commissioners or any one of them may sue and be sued at Law and Equity in the name of their Secretary for the time being, and no action or suit to be brought or commenced by, or against such, Secretary in manner aforesaid, shall abate or be discontinued by the death, resignation, or removal of such Secretary; and no execution shall issue or be had in any such action or suit against such Secretary until six months' notice shall have elapsed after final judgment in such action or suit shall have been obtained, and every such Secretary, in whose name or by or against whom any such action or suit shall be brought, commenced, or sued, shall be fully reimbursed and paid all such costs, charges, damages, and expenses as by the event or in consequence of any action, suit, or proceeding he shall pay, sus-tain, or be put unto or become chargeable with or liable to by reason of his being plaintiff or defen-dant as aforesaid, or of his name being used as aforesaid, by and out of the funds under the control of the Commissioners; and if any person against whom the Commissioners shall have any claim or demand, take the benefit of, or become subject as an insolvent to the operation of any Act for the Relief of Insolvent Debtors, the Secretary of the Commissioners in all proceedings in the insolvency may represent the Commissioners and act in their behalf in all respects as if such claim or demand had been the claim or demand of such Secretary, and not of the Com-

LX. The Secretary of the Commissioners being the plaintiff, prosecutor, or defendant or otherwise acting in any action, suit or proceeding as aforesaid, shall be competent to be a witness therein, in the same manner as he might have been if his name had not been made use of as the

plaintiff, defendant, or otherwise in any such action, suit, or proceeding.

LXI. No writ or process shall be issued out against or served upon any Commissioner, or any Secretary, Surveyor, or other Officer, or person whomsoever acting under the direction of the Commissioners, for anything done or intended to be done under the powers of this Act, until the expiration of one month next after notice in writing shall have been delivered to him or left at his Office or place of abode, explicitly stating the cause of action, and the name and place of abode of the intended plaintiff, and of his Attorney or Agent in the cause; and upon the trial of any such action, the plaintiff shall not be permitted to go into evidence of any cause of action except such as is stated in the notice so delivered, and unless such notice be proved, the Court shall find for the defendant; and every such action shall be brought or commenced within three calendar months next after the accrual of the cause of action, and not afterwards; and if any party shall have committed any irregularity, trespass, or other wrongful proceedings in the execution of this Act or by virtue of any power or authority hereby given, and if before action brought in respect thereof, such party shall make tender of sufficient amends to the party injured, such lastmentioned party shall not recover in any such action when brought, and if no such tender shall have been made, it shall be lawful for the defendant in such action, by leave of the Court where such action shall be pending, at any time before issue joined, to pay into Court such sum of money as he shall think fit, and thereupon such proceedings shall be had as in other cases, where defendants are allowed to pay money into Court.

LXII. No matter or thing done, or contract entered into by the Commissioners, or any one of them, or by any Secretary, Surveyor, or other Officer or person whomsoever, acting under the direction of the Commissioners, shall, if the matter or thing were done, or the contract were entered into bond fide, for the purpose of executing this Act, subject them or any of them personally to any action, liability, claim or demand whatsoever; and any expense incurred by any such Commissioner, Secretary, Surveyor, or other Officer or person acting as last aforesaid, shall be borne and repaid out of the funds under the control of the Commissioners.

LXIII. In any such action as aforesaid the defendant may plead the general issue, and give this Act, and any special matter in evidence on the trial.

LXIV. If in any such action judgment be given for the defendant, or if the plaintiff be nonsuited or discontinue the said action, the defendant shall be entitled to his costs as between attorney and client, and shall have such remedy for recovery thereof as any defendant has for his costs in any other case by law.

LXV. The whole proceeds of the said taxes, after paying all salaries, establishments, and incidental expenses of the said Commissioners, shall, with such moneys as the Governor of the Presidency of Fort William in Bengal, with the sanction of the Governor General of India in Council, may direct to be paid to the said Commissioners, be applied by them to the following purposes, that is to say,—

1stly,-Cleansing, repairing, lighting and watering the roads and streets. 2ndly,—Constructing new drains and sewers, and cleansing and repairing or filling up and abolishing old drains and sewers.

3rdly,—Filling up stagnant pools of water, holes in the earth, and all receptacles for filth and rubbish, and removing obstructions in or on the roads and to the free circulation of air.

4thly.—Formation of tanks and aqueducts for the conveyance of water to all parts of the Town.

5thly,-Opening of streets and squares in crowded parts of the Town.

6thly,—Improving and embellishing the said Town generally.

LXVI. In construing this Act all words used in the singular number shall be held to include several persons and things, and words in the plural shall be held to include the singular number, and all words importing the masculine gender shall extend and be applied to females as well as males, unless there is something in the context inconsistent with such construction.

FIRST SCHEDCLE.

Form 1.

Form of Voting Ticket.

Division.	Name of Rate-payer.	Aggregate value of Houses, Build- ings, or Grounds for which he is assessed.	Total Assessment
	m sa	THE STATE OF	
- Carl	Ent	itled to vote.	
		A PART OF THE PART	Secretary.

Reverse.

I, the undersigned, being the rate-payer within described, do hereby give my vote for as Commissioner for the ( ) Division.

The 18 .

Signature.

Form 2.

No.

Division. Street. No. of House, Name of Occupier.

Entitled to vote.

Reverse. Secretary.

I, the undersigned, being the occupier within described, do hereby give my vote for as Commissioner for the ( ) Division.

Calcutta, The 18 .}

Signature.

SECOND SCHEDULE.

House Tax Bill.

Division No.

Premises No.

Street No. 3.

To Assessment on the above-mentioned Pre-Quarter.

Rated at Rupees

Quarterly Assessment, Received Payment,

(B)

### Notice of Demand.

Number Division Street House

Take Notice that I, on behalf of the Collector of Assessments, have demanded and demand from you the arrears of Taxes assessed upon you as owner of the premises mentioned in the margin, for the Quarter, viz., the months of 18 under the provisions of Act X, of 1852, amounting to Rupees , and that if the same be not paid into the Collector's Office within five days after this demand, you will be reported to the Commissioners, and will be liable to the expenses of

For the Collector,

Collecting Sircar.

This day of

any further proceedings.

(C)

Summons to Pay.

No.

Livision Street House Quarter

You are hereby summoned to appear personally before the Commissioners for the Improvement of the Town of Calcutta, or such one or more of them as shall be at their office at

o'clock on the
day of

18, to answer to 18 day of , to answer to a complaint made against you by the Collector of Assessments for non-payment of the Taxes imposed on you as owner of the premises mentioned, in the margin, under the Provisions of Act X. of 1852, for the (Quarter,) that is to say,—the months of amounting to Rupees

Commissioners' Office.

No.

Given under my hand this. day of 18

A. B.

(D)

Summons to give Evidence.

Under the authority of Act X. of 1852, you are hereby summoned to appear personally before the Commissioners for the Improvement of the Town of Calcutta, or such one or more of them as shall be at their office at 'o'clock on the day of 18

(Here set out the cause of Summons.)

Commissioners' Office. Given under my hand \ this day of 18 .

(E)

Distress Warrant.

Town of To Calcutta. One of the Bailiffs for the Commissioners for the Improvement of the Town of Calcutta.

Division Street House

W. X.

Number Whereas of in the No. of the said Town is this day duly convicted before of the Commissioners for the Improvement of the Town of Calcutta, for that the said

doth refuse or neglect to pay, and hath not yet paid, the taxes on houses, buildings, and lands mentioned in the margin, to which he is assessed under the Provisions of Act X. of 1852, for the ( ) quarter, that is to say, for the months of ( )

amounting to the sum of Co.'s Rs. although the said sum has been demanded of him, and five days have lapsed since such demand; This is to command you to distrain the Goods and Chattels of the said

within the said Town, or any Goods and Chattels which you may find on the premises in respect of which the said taxes are due, to the amount of Co.'s Rs.

and such further sum as may be sufficient to defray the charges of making such distress; and if within five days next after such distress, the said sum of shall not be Co.'s Rs. paid, together with such further sum as may be sufficient to defray the charges of taking and keeping such distress, to sell the said Goods and Chat-tels; and having paid out of the money arising by such sale, the said sum of Co.'s Rs.

to the Collector of Assessment for the said Commissioners, and having deducted the necessary charges of taking, keeping, and selling the said distress, to return the overplus, if any, on demand, to the person whom you shall find in possession of the said goods and chattels.

Given under my hand and seal, this day of 18.

L. S.

for the Improvement of the One of the Commissioners Town of Calcutta. (F)

Inventory.

Quarter Number No. of Division Street House

An Inventory of the several Goods and Chattels distrained by me Bailiff, No.

situated in
for the sum of Company's Rupees
Annas Pies being
Arrears of Assessment due up to the
day of last, for Taxes
under the Provisions of Act X. of 1852
(or being the amount of a penalty imposed
on by of the said
Commissioners or Justices of the Peace
as the case may be), with the costs and
charges for enforcing payment of the

same.

Take Notice, that I have this day distrained the several Goods and Chattels specified in the Inventory for Taxes under the Provisions of Act X. of 1852 (or being the amount of the said penalty), and that unless you pay the said sum, with the charges of distraining, into the Office of the Collector of Assessment, within five days from the date hereof, the said Goods and Chattels will be sold according to law.

Arrears, Rs.
Costs, ,, Witness my hand, this day of 18

Co.'s Rs.

Bailiff.

(G)
Distress Warrant.

Town of To

Calcutta. One of the Bailiffs for the Commissioners for the Improvement of the Town of Calcutta.

Whereas A. B., of in the said Town is this day duly convicted before of the Commissioners for the Improvement of the Town of Calcutta, (or Justice of the Peace, as the case may be,) of the offence of (here state the offence) against the form of the Act X. of 1852 in that case made and provided, and was thereupon adjudged by that he the said A. B. had forfeited

that he the said A. B. had forfeited the sum of Rs. (here state the amount) for the offence

for the offence aforesaid. And whereas the said A. B., being required to pay the said sum of Rs. (here state the amount aforesaid), hath not paid the same, but therein has made default, These are to command you to distrain the Goods and Chattels of the said A. B., which may be found within the said Town to the amount of the said sum, and such further sum as may be sufficient to defray the charges of making such distress; and if within five days next after such distress, the said sum of Rs. (here state the amount, together with the reasonable charges for taking and keeping the said distress shall not be paid, to sell the said Goods and Chattels, and having paid out of the moneys arising by such sale the said sum of Rs. (here state the amount) to the Collector of Assessments for the said Commissioners, and having deducted the necessary charges of taking, keeping and selling the said distress, to return the overplus (if any) on demand, to the person whom you shall find in possession of the said Goods and Chattels.

Given under hand and seal, this day of 18. (L, S.

of the Commissioners for the Improvement of the Town of Calcutta, (or Justice of the Peace, as the case may be.)

THIRD SCHEDULE.

Table of Fees to be taken for Proceedings under this Act.

	Fee.			
121000	d the		Rs.	As.
Under 5 Rupe	es,		1	4
5 and under	10 Rupee	8,	130	0
10	15 "	***************************************	2.0	8
	20 "	******************************	3	8
	25	***************************************	-4	4
	30 ,,		5	0
	35 "		5	1.8
	40		6.	8
	45		7	12
45 ,,	50 "		8	8
50	60 "		10	- 0
60	80	***************************************	11	8
	00	***************************************	13	0
Above 100			15	U

The above charge includes all expenses except when peons are kept in charge of property distrained, in which case 4 Annas must be paid daily for each man.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th day of February 1852.

ACT No. --- OF 1852.

An Act to enable the Courts of Sudder and Nizamut Adambut in the Presidency of Fort William to frame certain rules of practice.

Whereas it is expedient to enable the Courts of Sudder and Nizamut Adawlut in the Presidency of Fort William to frame rules regulating the practice in their own Courts, and in the Courts subordinate to them, with respect to the amendment of pleadings, It is hereby enacted as follows:

I. It shall be lawful for the several Courts of Sudder and Nizamut Adawlut in the said Presidency to frame, and from time to time to amend, rules regulating the practice of their own Courts and of the Courts subordinate to them respectively, with respect to the insertion, omission or striking out of statements, or of the names of

parties, in or from the pleadings filed in such Courts, and generally with respect to the amendment of pleadings.

II. The said rules, when framed or amended as aforesaid, shall be submitted to the Governor General of India in Council, and from and after their approval by the said Governor General of India in Council they shall be of the same force and effect as if they were inserted in this Act.

III. Where, under the said rules, an amendment of a pleading is allowed or rejected by a Court of first instance, an interlocutory appeal from such order of admission or rejection shall be allowed, within one mouth from the date of the order, to the Court to which the decisions of such Court of first instance are regularly appealable, and the order of such Appellate Court on the interlocutory appeal shall be final.

IV. When any amendment of a pleading shall be allowed under the rules aforesaid, the said Courts may respectively make such order as to the costs payable in respect thereof, and as to the time of payment of such costs, as to the said Courts respectively may seem just; Provided always that no such costs shall be awarded in respect of any such amendment as aforesaid to a greater amount than the sum of rupees twenty-five in the Courts of the Moonsiffs and Sudder Ameens, or to a greater amount than the sum of rupees fifty in the Courts of the Judges and Principal Sudder Ameens, or to a greater amount than the sum of rupees one hundred in the Courts of Sudder Dewanny Adawlut; Provided always that the order of such Courts, awarding costs within the amounts aforesaid, shall be subject to no appeal.

Ordered that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 6th day of April next.

> FRED JAS HALLIDAY, Secy. to the Govt. of India.

Fort William, Legislative Department, \_\_\_\_\_\_ The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th of February 1852:

Acr No. -- or 1852.

An Act for the better regulation of Cantonments.

For the better regulation of Cantonments, it is hereby enacted as follows:—

I. Any person, whether European or Native, not being a Sutler, or amenable to the Articles of War, or a Camp Follower, who shall convey or attempt to convey any liquor, wine, or intoxicating drugs of any description into any Military Cantonment or Bazar without a written authority from the Officer Commanding at the Station, or who shall, without such authority, sell or supply the same to any European Soldier or European Woman in any such Cantonment or Bazar, shall be liable on conviction before any Magistrate or Justice of the Peace, or such other Officer as the local Government shall think fit to empower on that behalf, to a fine not exceeding FortyRupees, or in the discretion of the said Magistrate, Justice, or other Officer, to imprisonment, with or without hard labour, for any period not exceeding two calendar months,

and in case of conviction the said Magistrate, Justice, or other Officer may adjudge the said liquor, wine, or drugs, and the vessels containing the same, to be forfeited to Government, and may sell or otherwise dispose of the same for the benefit of Government.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 6th day of May next.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th February 1852.

ACT No. - OF 1852.

An Act to amend the Law regarding the taking of Mochulkas or Penal Recognizances in the Presidencies of Madras and Bombay.

I. Whereas it is expedient to amend the law relating to the taking of Mochulkas or Penal Recognizances in the Presidencies of Madras and Bombay, It is hereby enacted as follows: Section V. Regulation IV. of 1827, of the Madras Code, is repealed.

II. In the territories subject to the Presidencies of Madras and Bombay, it shall be lawful for the Magistrates to take Mochulkas or Penal Recognizances in the form annexed to this Act, as well from British subjects as from other persons, in all cases wherein it may appear just and necessary to require the same for the maintenance of the peace in their respective jurisdictions, although the party to be bound in such recognizances may not have been convicted of any specific offence; provided that the amount of the recognizance in all such cases shall be proportionate to the condition in life of the said party, and to the circumstances of the case.

III. In cases of an aggravated nature, wherein it may appear necessary to require security
for keeping the peace in addition to the recognizance of the party, it shall be lawful for such
Magistrates to direct the same, and to fix a
reasonable amount for the security bond, to be
executed in the form annexed to this Act by the
surety or sureties.

IV. Whenever it shall appear to the Magistrate that the period for which the party should be bound to keep the peace, with or without additional security, need not exceed one year, it shall be lawful for him, without reference to superior authority, to give directions accordingly, and in default of such recognizance or additional security, to commit the party to prison in the Civil Jail until he shall do what has been required of him.

V. Whenever it shall appear to the Magistrate that the period for which the party should be bound to keep the peace, with or without additional security, ought to exceed the period of one year, the Magistrate shall record his opinion to that effect, with an order specifying the amount of recognizance and security, as well as the number of sureties which should in his judgment be

required, and the period for which the recognizance and security should be required, which however shall in no case exceed three years. If the party shall not furnish the recognizance and security so required, the proceedings shall be laid before the Sessions Judge, who, after examining them and calling for any further information which he may think necessary, shall pass orders on the case, confirming, modifying, or annulling the orders of the Magistrate; and if the orders so passed by the Sessions Judge confirm to any extent the requisition for recognizance or securities, the Sessions Judge shall direct the Magistrate to commit the party to prison in the Civil Jail until he shall do what has been required of him.

VI. Provided always, that no party shall be kept in prison under the foregoing provisions of this Act for a longer period than that for which the recognizance and securities have been required from him.

VII. The Magistrate may at his discretion, discharge recognizances and securities for keeping the peace taken by himself, and may order the release of persons confined under his own order for default in entering into such recognizances, or giving such securities.

VIII. Sureties for the peace shall at all times be discharged from further responsibility on delivering up to the proper Magistrate or Police Officer the persons for whom they have become responsible.

1X. Whenever it may be proved before the Magistrate that any such recognizance has been forfeited, he shall proceed to enforce the penalty of such recognizance in the mode prescribed for the satisfaction of decrees of the Civil Court.

Magistrate that any such recognizance has been forfeited, if a security bond shall have been taken, and the Magistrate shall think that proceedings should be had upon such bond, he shall give notice to the surety or sureties to pay the penalty, or to show cause why it should not be paid, and if no sufficient cause shall be shown, the Magistrate shall proceed to recover the penalty from such surety or sureties by the attachment and sale of any of his or their property, in the mode prescribed for the attachment and sale of property in satisfaction of decrees of the Civil Court, and if the penalty be not paid, and cannot be recovered by such attachment and sale, such surety or sureties shall be liable to confinement by order of the Magistrate, in the Civil Jail of the station, during a period not exceeding six months.

XI. All sentences and orders passed under this Act shall be appealable, subject to the general provisions which regulate appeals.

XII. In the Territories subject to the said Presidencies, all Mochulkas and Security Bonds which by force of any Act or Regulation may be taken by Criminal Courts of the East India Company, or by Magistrates, for keeping the peace or for good behaviour, may be enforced in the manner prescribed by Sections IX. and X. of this Act.

XIII. Nothing in this Act contained shall be construed so as to repeal or otherwise affect the provisions of Sections XXIV. XXV. and XXVI. of Regulation XII. of 1827, of the Bombay Code, with respect to the recognizances or securities which may be taken for securing the attendance of witnesses and of the offenders therein mentioned.

### FORM OF MOCHULKA.

Whereas I inhabitant of have been called upon to enter into a Mochuika to keep the peace for the term of I hereby bind myself not to commit any act that can occasion a breach of the peace during the said term; and in case of my making default therein, I bind myself to forfeit to Government the sum of Rupees Dated

FORM OF SECURITY.

Whereas inhabitant of
has been called upon to give security to keep
the peace for the term of
by declare myself surety for the said

that he shall not commit any act that can occasion a breach of the peace during the said term; and in case of his making default therein. I hereby bind myself to forfeit to Government the sum of Rupees Dated

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 6th day of May 1852.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

### No. 114.

Fort William, Home Department, the 13th February 1852.

Notification.—Mr. A. Lang's resignation of the East India Company's Civil Service, will date from the 17th instant. This cancels the Notice published in the Calculta Gazette of the 17th ultimo, page 128.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

### No. 4.

Fort William, Financial Department, the 14th February 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for February 1852, will be payable as under:—

Military and Marine Departments, on Wednesday, the 10th proximo.

Civil ditto, on Monday, the 15th proximo.

By order of the Hon'ble the President in Council,

J. A. Dorin, Secy. to the Govt. of India.

### No. 315.

Orders by the Most Noble the Governor of Bengal.
Appointments.—The 12th February 1852.—MrH. Stainforth to officiate as Commissioner of the
14th or Moorshedabad Division, during the
absence of Mr. R. Torrens, or until further orders.
Mr. Stainforth is vested with the powers of a
Sessions Judge in the District of Rajeshye.

The Reverend A. Leslie, Baptist Minister of the Circular Road Chapel, and the Reverend J. Thomas, Pastor of the Loll Baza. Baptist Church, to be Marriage Registrars of the Town of Calcutta. The appointments of Mr. H. Swetenham to be Judge of Purneah, Mr. R. M. Skinner to be Judge of Jessore, Mr. C. Tottenham to be Collector of Chittagong, and Mr. G. P. Leycester to be Collector of Dacca, will take effect from the 27th December last, instead of the 16th idem as notified in the Calcutta Gazette of the 24th December last.

Leave of Absence.—The 7th February 1852.—Mr. G. U. Yule, Collector of Dinagepore, for one month, under Section XI. of the Amended Absentee Rules, making over charge of his Office to Mr. E. S. Pearson, who will conduct the duties thereof in addition to his own.

The 10th February 1852.—The Reverend J. C. Herdman, Senior Chaplain of St. Andrew's Church, for one month, from the 16th instant, under Section XXV. of the Amended Absentee Rules.

The 11th February 1852.—Mr. J. Lowis, Assistant to the Magistrate and the Collector of the 24-Pergunnahs, for one month, under Section XI. of the Amended Absentee Rules.

Baboo Prankissen Roy, Deputy Collector, under Regulation IX. of 1833, attached to the 3rd or Eastern Division Survey, for two months, in extension of the leave granted to him under Orders of the 21st November last.

The 12th February 1852.—Mou live Ashruff Ali Khan, Principal Sudder Ameen of Chittagong, for one month, from the 20th instant, on Medical Certificate.

The unexpired portion of the leave of absence granted to Baboo Lokenauth Bose, Principal Sudder Ameen of Hooghly, in Orders of the 22nd November last, has been cancelled from the 4th instant, the date on which he resumed charge of his duties.

Notification.—The 13th February 1852.— Lieutenant G. F. Vincent, Officiating Junior Assistant to the Commissioner of Assam, at Nowgong, reported his departure for Northern Cachar, on the 10th December last, on public duty.

Captain E. T. Dalton, Officiating Principal Assistant to the Commissioner of Assam, at Luckimpore, made over charge of the Treasury of the Collectorate and the current duties of his Judicial and Revenue offices to Lieutenant H. S. Bivar on the 24th ultimo, to proceed into the interior on public duty,

Mr. Assistant Surgeon J. B. Allen assumed charge of the Medical duties of the Civil Station of Noacolly, on the 5th instant.

Mr. F. Lowth made over charge of the current duties of the Office of Civil and Sessions Judge of Bhagulpore to Moulvee Moazzim Hussein, Principal Sudder Ameen of the District, on the 6th instant.

Mr. G. Bright, Assistant to the Magistrate and the Collector of Moorshedabad, joined his station on the 7th instant. Mr. W. M. Beaufort made over charge of the Treasury and the Offices of Gollector, Magistrate and Salt Agent of Cuttack to Mr. G. D. Wilkins on the 7th instant.

Mr. A. Ross, of the Civil Service, reported his departure for Europe, on the Steam Ship "Orientaly" on the 9th instant.

Mr. J. W. Power, of the Civil Service, reported his departure for Europe, on the Ship "Marlborough," which vessel was left by the Pilot at Sea on the 10th instant.

By Order of the Most Noble the Governor of Bengal,

J. P. GRANT, Secy. to the Govt. of Bengal.

No. 477 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department, Camp Hutrass, the 6th February 1852.

Appointment.—Mr. J. R. Mackillop to officiate as Joint Magistrate and Deputy Collector of Boolundshuhur.

No. 479 of 1852.

Camp Sydabad, the 7th February 1852.

The unexpired portion of the leave of absence granted by the Most Noble the Governor General to Mr. Mordaunt Ricketts, in Orders of 19th December last, is cancelled from the 28th ultimo.

No. 478 of 1852.

Judicial Department,

Camp Sydabad, the 7th February 1852.

Appointments - Mr. Henry Ker Dick to be Commissioner of the Rohilkhund Division.

Judicial and Revenue Department.

Mr. Hervey Harris Greathed to be Magistrate and Collector of Bijnore.

The foregoing Appointments to have effect from the date of Mr. Henry Pidcock's resignation of the Service.

### No. 480 of 1852.

Appointment.—Mr. Henry Unwin to be Civil and Sessions Judge of Mynpooree, from the date of Mr. Charles Fergusson Thompson's resignation of the Service.

No. 191 A. of 1852.

General Department, N. W. P.,

Camp Hatrass, the 6th February 1852.

Leave.—The leave of absence granted by the Lord Bishop of Calcutta to the Reverend M. J. Jennings, Chaplain of Delhi, for one month, under Section XXV. of the Absentee Rules, is confirmed.

By Order of the Hon'ble the Lieut.-Governor of the North-Western Provinces.

W. Muir, Offg. Secy. to the Govt., N. W. P. General Orders by the Most Noble the Governor General of India in Council.

Fort William, 10th February 1852.

No. 100 of 1852.—It is hereby notified for general information, that the undermentioned Family Remittances of Commissioned and Non-Commissioned Officers and Soldiers of the Royal Army and of the East India Company's Service, and Effects and Credits of deceased Commissioned and Non-Commissioned Officers and Soldiers of the Royal Army, have been included in the General Quarterly Rolls, commencing 1st November 1851 and ending 31st January 1852, of the Office of Account Military Department,-which were forwarded to the Hon'ble the Court of Directors, by the Peninsular and Oriental Steam Navigation Company's Steamer "Oriental," which left Calcutta on the 8th February 1852 :-

The Royal Army.

Sums paid into the treasury of the Pay Master to the Queen's Troops, on account of Family Remittances and Effects and Credits, during the months of November and December 1851 and January 1852.

East India Company's Troops.

Sums paid into the Pay Office treasuries at the Presidency, Benares, Cawnpore, Meerut, Umballa, Lahore, Gwalior, Jullundur and Wuzeerabad, during the above months.

Fort William, 12th February 1852.

No. 102 of 1852 .- Mr. Henry Ross Stewart, whose appointment was announced in General Order by the President in Council, No. 31, of the 9th January 1852, having satisfied Government on the points of qualification prescribed by exist-ing Regulations, is admitted to the Service from the 10th February 1852, as a Cadet of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

Fort William, 13th February 1852.

No. 103 of 1852 .- The undermentioned Officers are permitted to proceed to Europe, on Furlough:

Major Paul Wynch Willis, of Engineers, Superintendent of the Grand Trunk Road, ... Lieutenant Thomas Henry

Salt, of the Regiment of Ar-

Lieutenant Henry Price de Teissier, of the Regiment of Artillery, .....

Lieutenant Edward John Lake, of Engineers, on Civil employ, a Local Major in the Punjaub, ..... On Medical Certificate.

No. 104 of 1852 .- The undermentioned appointments have been made by the Hon'ble the Deputy Governor of Bengal, on the following dates :

28th January 1852.- Captain T. Simpson, of the 57th Regiment Native Infantry, to officiate as Deputy Commissioner in the South West Frontier, during the deputation of Captain J. C. Hannyngton to Dinapore, or until further orders:

Lieutenant E. M. Ryan, of the 20th Regiment Native Infantry, to be in charge of the office of Principal Assistant at Hazarcebaugh, during the

absence of Captain Simpson, or until further

Ensign B. D. Grant, of the 35th Regiment Native (Light) Infantry, to be in charge of the office of Junior Assistant to the Governor General's Agent in the South-West Frontier, during the absence of Lieutenant Ryan, or until further orders.

29th January 1852.—Assistant Surgeon H. Diaper to be Civil Assistant Surgeon of Behar.

Assistant Surgeon A. Beale to be Civil Assistant Surgeon of Purneah.

No. 105 of 1852 .- The Services of Lieutenant George Moir, of the Artillery, are placed at the disposal of the Foreign Department for employment as Captain Commandant of No. 2 Light Field Battery, in the Gwalior Contingent, vice Captain R. Warburton,

No. 106 of 1852.—Conductor James Aspinall, of the 12th Division Department of Public Works, having been pronounced unfit for further service, is transferred to the Invalid Pension Establishment, and permitted to reside at Ba-

Fort William, 14th February 1852.

No. 107 of 1852 .- The undermentioned Gentleman is admitted to the Service, in conformity with his appointment by the Hou'ble the Court of Directors, as a Cadet of Engineers on this establishment, and promoted to the rank of 2nd Lieutenant, leaving the date of his Commission for future adjustment.

Corps of Engineers.

Mr. William Spottiswoode } 5th Trevor, ..... } 1852. 5th February

No. 108 of 1852 .- The appointment of Surgeon G. J. Berwick, M. D., to the Medical charge of Invalids, notified in Government General Order, No. 74, dated 30th January last, is cancelled.

No. 109 of 1852 .- The Most Noble the Governor General of India in Council is pleased to to make the following promotion :

8th Regiment N. I.

Ensign George Henry Griffiths to be Lientenant from the 1st January 1852, vice Lieutenant Frederick Hugh Kennedy transferred to the Invalid Establishment.

No. 110 of 1852.—The undermentioned Offi-cers have returned to their duty on this establishment, without prejudice to their rank, by permission of the Hon'ble the Court of Directors.

Date of Arrival at Fort William.

Lieutenant William Henry Walcot, of the 47th Regiment Native Infantry, ...

Date of Arrival at Bombay.

Capt. John Hewetson Rey-nolds, of the 53rd Regi-ment Native Infantry, ... 23rd Sept. 1851.

No. 111 of 1852 .- Captain J. Wilcox, of the 4th Regiment Native Infantry, is permitted to retire from the service of the East India Company on the pension of a Major, from this date.

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept.,

to the Govt. of India,

Secy.

Off.

BANKS,

S

# GENERAL ORDER BY THE MOST NOBLE THE GOVERNOR GENERAL OF INDIA IN

arkitrike.

SELECTION OF THE PARTY OF THE P

FORT WILLIAM, 117H FEBRUARY 1852.

101 of 1852.—The following Promotions are made in the undermentioned Corps of the Native Army:

In whose room.	Adjoodeah Sing, deceased, Assah Sing, promoted, Heeramun, Invalided, Abdool Ally Khan, deceased, Meer Allum Ally, promoted,
From what date	
To what rank promoted.	Subadar, Jemadar, Jemadar, Nath Ressaldar, Jemadar,
Rank and Names.	Jemadar Assah Sing. Havildar Shaick Tooraub, Havildar Shekb Mahomed Ally. Jemadar Meer Allum Ally, Kote Duffadar Bund Ally Khan,
Corps.	12th Regiment Native Infantry, and Assam, Light Infantry Battalion, and Regiment Ponjaub Cavalry,

and Sunkur, have effect from the 1st May 1851 and those of Jemadar Suni dates therein specified.—Order Books to be corrected accordingly, of the the 25th July 1851, t May 1850, instead of H 412 the G. O. No. 1851, from h N. I., announced in dated 7th November 1 30th y of the Officers of in G. O. n Native ( f certain Detail, n of Promotions Gun Lasca ERRATA.-The I

General Orders by the Most Noble the Governor General of India in Council,

Fort William, 14th February, 1852.

No 112 of 1852.—Mr. George Augustus Graham, whose appointment was announced in G. O. P. C., No. 46, of the 23rd January 1852, having satisfied Government on the points of qualification prescribed by existing Regulations, is admitted to the service from the 10th February 1852, as a Cadet of Infantry on this establishment, and promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

No. 113 of 1852.—Major Paul Wynch Willis, of Engineers, Superintendent Grand Trunk Road is allowed leave of absence from the 1st January, to the 29th February 1852, to proceed to the Presidency preparatory to applying for Furlough to Europe, on Medical Certificate. This cancels the leave, on private affairs, granted to that Officer in G. O. P. C., No. 558, of the 31st October 1851.

No. 114 of 1852.—At the recommendation of the Military Board, the Most Noble the Governor General of India in Council is pleased to direct the transfer of Assistant Supervisor Calleepersaud Roy Chowdry from the 10th to the Presidency Division Department of Public Works under the Civil Architect, vice Macnamara deceased.

No. 115 of 1852.—The following transfers are made in the Department Public Works.

Assistant Overseers Bombardier W. Thompson and Serjeant D. Deady from the 6th to the 2d Division Grand Trunk Road.

> J. STUART, Colonel, Secy. to the Govt. of India, Mily. Dept.,

### General Post Office Notifications.

NOTICE is hereby given for general information, that the Mails for Penang, Singapore, and China, for transmission per P. and O. Co.'s Steamer "Shanghai," will be closed at this Office on Monday, the 16th instant.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

General Post Office, The 9th February 1852.

Export Overland Mail per P. and O. Co.'s Steamer "Hindostan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong kong,) intended for transmission by the Peninsular and Oriental Company's Steamvessel "Hindostan," will be closed at this Office on Saturday the 6th Proximo, and that an After-Packet will be despatched hence on Monday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan" can be received after 3 P. M. of that date.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge

Fort William, Genl. Post Office, \ The 13th February 1852.

### Export Overland Mail vid Bombay:

THE Government of Bombay having appointed the 3rd of the ensuing month of March for the departure of the next Steamer therefrom with a Mail for Suez—Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Saturday, the 21st Instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Friday, the 20th idem.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, } the 5th February 1852.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. Burlton Bennett, Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, The 30th June, 1851.

Colonial.

No. 12827.

General Post Office, 26th April, 1851.

SIR,—Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERLY.

The Post Master General, Calcutta.

(True Copy.)

J. R. Burlton Bennett, Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, General Post Office, the 8th November, 1851:

### PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that "His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as

hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) John Shepherd, and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

(Signed) W. SETON-KARR, Under Secy. to the Govt. of Bengal. (True Copy,)

J. R. B. BENNETT,

Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

### J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid. Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

postage, viz.:	<b>光·斯尔尔·斯拉</b> 尔·斯特特的特别的	
For any weight	not exceeding four	} 1 d.
Ounces,		1 1 4.
Ditto	exceeding four	2 4.
Ounces and not exce	eding eight Ounces,	1000
Ditto	exceeding eight	1
Ounces and not exce	eding twelve Ounces,	3 d.
Ditto	exceeding twelve	SANS DANK
Ounces and not exce	eding sixteen Ounces,	4 d.

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

J. R. BURLTON BENNETT,

Dy. Post Master General, in Charge.

### Steamer for Arracan and Chittagong.

The Hon'ble Company's Steamer "Enterprize" will be despatched to Arracan, on Tuesday morning, the 17th instant, at 6 A. M.,

touching at Chittagong, going and returning.

Applications for Passage and Freight for small Parcels and Treasure only, to be made as usual, and Passengers' Baggage must be shipped on the 16th.

No Cargo will be received on Board if sent alongside after 5 p. m.

By order of the Superintendent of Marine,

J. SUTBERLAND,

Secretary.

Fort William, Marine Supdt.'s Office, the 13th Feb. 1852.

NOTICE.—The General Treasury will be closed on Wednesday the 18th and Thursday the 19th instant, on account of the Hindoo Holidays, Seebo Rattree.

J. I. HARVEY, Sub-Treasurer.

General Treasury, the 10th February 1852.

EDUCATION NOTICE.—The former designs for a College at Kishnaghur, capable of accommodating 500 pupils, having been rejected by the Council of Education as unsuitable, fresh tenders and designs for a building affording the same accommodation, are invited.

The outlay now sanctioned is Company's

Rupees 50,000.

For further particulars apply to the undersigned, at his Office, in the Medical College.

(By Order,)

FRED. J. MOUAT,
Secy. Council of Education.

February 5th, 1852.

### COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 p. m. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties

concerned as may choose to attend.

The sum noted opposite each item will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo- sit.	Articles.	Depo sit.
	Co.'s		Co.'s
Bread for Troops,	500	Table Rice,	100
Bhur Boats,	200	Rice for Elephants )	100
Castor Oil,	200	Sugar, Bennres,	100
Firewood,	100	Salt, Table and Com-	100
Gear for Elephants ] and Bullocks,	100	mon,	(26)():

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, } the 5th January 1852.

Sheriff's Office, the 11th February 1852.

NOTICE is hereby given, that a Sessions of Over and Terminer and Gaol Delivery, and also an Admiralty Sessions will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the First day of March next, at 12 o'Clock at Noon.

The Court will open on the first day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the Forenoon, of which all persons are required to take notice.

JOHN DEFFELL, Sheriff.

গরিক আফিন ১১ কিব্রুআরি ১৮৫২ সাল।
সমাচার দেওয়া যাইতেছে যে আগামী ১
মার্চ সোমবার দুই প্রহরের সময় শহর কলিকাতার কোট উইলিয়মের এবং তাহার অন্তঃপাতি যে সকল স্থান তন্মিত্তে বঙ্গদেশের কোট
উইলিয়মের দুপ্রিম কোট আপন আদালত ঘরে
ওএর টরমিনর এবং এডমিরেল্টা অর্থাৎ মহাদুমুদ্
সম্প্রীয় মোকদ্দমা নিক্পতা জনা এক সেশীয়ান
অর্থাৎ মিছিল করিবেন।

এই সেশীয়ান যতকাল পর্যান্ত বসিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিবেক এবিষয় সকলে মারণ রাখুন।

JOHN DEFFELD, Sheriff.

महिका

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of John Babington, a Captain of Artillery, in the Service of the East India Company on their Madras Establishment, an Insolvent.

On Thursday, the 5th day of February instant, It was ordered that the hearing n this matter shall be on the 1st day of May next, and that the said Insolvent do then attend to be examined by the said Court.

Patiologus, Attorney.

In the Matter of Thomas Victor, Junior, of second Camambaug Lane in Callit was ordered that cutta, a Section Writer in the Home Department, and late a Daguerreoty-pist, an Insolvent. In Junior of April 1 and that the said Court.

On Friday, the 30th day of January last, It was ordered that the hearing in this matter shall be on the 3rd day of April 1 and that the said Court.

Insolvent in person.

In the matter of Joygopaul Chatterjee, a prisoner confined in the stant, It was ordered Common Gaol of Calcutta. I that the said Insolvent, on the petition of William Nelson Hedger, a Creditor of the said Insolvent, hath committed an act of Iusolvency under the provisions of the Act XI. Vic. Cap. XXI., and by another order of Wednesday,

the 4th day of February instant, It was

ordered that the

hearing in these se-

veral matters shall be on the 3rd day of

April next, and that the said Insolvents do

then respectively at-

tend to be examined by the said Court.

On

the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Smoult, Attorney.

In the matter of Henry Archer, late of Simlah in the North-West Provinces, Keeper of the Hotel called "the United Service Pavilion," and now of No. 27, Dhurumtollah in Calcutta, an Insolvent.

In the matter of Charles Henty, at present of Duckinsore, in the zillah of the 24-Pergunnalis, an Assistant to Messrs. Tulloh and Company, of Tank Square in Calcutta, Auctioneers, but lately carry-ing on trade and business, as a Trader and Commission Agent, an Insolvent.

In the matter of George Johnstone Wallace, of Cossitollah in Calcutta, carrying on business as Tailor in co-partnership with John Wallace, under the style or firm of Gibson and Company, an Insolvent.

Chief Clerk's Office, 10th February 1852.

In the matter of Hay Tweeddale Stewart, formerly carrying on trade and business at Mirzapore in the North-West Provinces of Hindoostan, and also at Calcutta, as Merchant and Agent, under the name, style or firm, first of Hay T. Stewart and Company, and afterwards of H. T. Stewart and Company, but now Collector of River Tolls at Jungypore in the Province of Bengal, an Insolvent, Tra-

Notice, that an application for an ad interim Protection Order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Thursday the 19th day of February instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, de-" sirous of opposing such application, do appear " before the said Court at the time and place afore-" said?

Molloy, Mackintosh and Poe, Attorneys.

In the matter of Edward On Saturday, the Nelson Strover, of Am- 7th day of February herst Street in Calcutta, instant, It was Or-a Mate in the Govern- dered, that the Hearment Inland Steam Ser- | ing in this matter vice, an Insolvent. stand adjourned until Saturday the 3rd day of April next, with liberty to the said Insolvent to amend his Schedule filed in this matter; and that the Order made in this matter for the ad interim protection of the said Insolvent from arrest be and the same is hereby enlarged to the said 3rd day of April

Robertson, Attorney.

In the matter of Bhooputram and Manickehand, Cloth Merchants, Intely carrying on business at Burra Bazar in Calcutta, under the style of Bhooputram and Manickehund, Insolvents, J of March next, and that the Order made in this matter for the ad

On Saturday, the 7th day of February instant, It was Ordered, that the Hearing in this matter stand adjourned until Saturday, the 6th day interim protection of the said Insolvent from arrest be, and the same is hereby enlarged to the said 6th day of March next.

Allan and Thomas, Attorneys. Chief Clerk's Office, 12th February 1852.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabangah Rivers, on the 31st January 1852.

Names of Rivers.	Spallest Depth	Where Shallowest.
Bhangirattee River.  At its entrance, Below the entrance, From thence to Jungy- pore, From Jungypore to Sade duckbaugh, From Sadduckbaugh to Berhampore, From Berhampore to Cutwa, And from Cutwa to Nuddeah,  Jellinghee River.	1 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	At Annundnugghur.  "Futtaypore. "Bahadoorpore. "Rampore. "Laulbaugh. "Katteegungah. "Modoorhaldar. "Mirzapore. "Beedooparrah. Below Khosaulpore.
At its entrance,  From thence to Bausemarree,  From Bausemarree to Teenhkattah,  From Teenhkattah to Sonatullah,  And from Sonatullah to Moisegunge,  Matabangah River.	5 2 3 3 6 5 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Above the lower entrance. At Dyrampore Budderpore.
At its entrance, From thence to Hautho- leah, From Hautholeah to  Katchikattah, From Katchikattah to  Kishengunge, And from Kishengunge  to Seebpore,	15 0 11 0 1 0 9 0 9 2 0 2 0 2 3 2 6	At Dewangunge.  , Boleah.  , Bhangberriah.  , Ashmancolly.  , Batchamarree.  , Tahldah.  , Goyes.  , Ranaghant.

No Water on Guage at Berhampore.

J. LANG, Supt., Nuddeah Rivers.

Jellinghee River, 11th February 1852.

\*The channel of this River, at Kooblecah, has been deepened by the construction of Bandahls, from 2 feet 9 inches to 3 feet, at Allooparrah from 2 feet 8 inches to 3 feet, at Khasspore from 2 feet 9 inches to 3 feet 4 inches, below Pattooahbangah from 2 feet 10 inches to 3 feet 2 inches, below Kalleenugghur from 3 feet to 4 feet, and at Sumboonugghur from 2 feet 9 inches to 3 feet.

·ssu		No. of Me-				Halmandam	
No.of Cl	Class of Mehal.	hal on the Dis- trict Rent Roll or Register.	Name of Mehal.	Recorded Proprietors.	Sudder Jumma.	to kist Cheyt 1257 B. S.	REMARKS.
j i	VI. Estate to be sold on account of demands realizable in the same manner as Arrears of Revenue.	122	Dehee Narkelly, Pergun-	Ramkanae Shah and Bulram Shab,	2,137 4 9	9,664 3 4 Interest 951 0 4	Dehee Narkelly, Pergun-  Bulram Shah, and Bulram Shah, as Security for Range Shat, and Bulram Shah, as Security for Range Shatta,
						10,615 3 8 said farmer.	Wards, and is to be sold for the arrears due by the said farmer.

### Hope Insurance Company.

At a General Meeting of the Hope Insurance Company, held on the 12th instant, to close the affairs of the Company finally, the Agent submitted the following Statements, viz:—

No. 1—Balance Sheet.
No. 2—Statement of Funds.
No. 3—List of Shareholders.
No. 6—List of unpaid Promissory Notes.

### O. P. L. WATSON, Esq., in the Chair.

### Statement of Funds.

Balance in the Bank of Bengal, on the 31st January 1852,	A STATE OF THE PARTY OF THE PAR	558	1	0
Cash in the hands of the Agent, paid in to the Bank of Bengal, on the 6th February 1852,		4,006	14	5
Value of 2 Five per Cent. Govern-1		4,564	15	5

DEDUCT-

Amount due to Mr. W. Storm, being Balance of consolidated sum awarded to him at the General Meeting, on the 21st May 1849.

I.—Proposed by S. A. Apear, Esq.,— Seconded by J. P. Jordon, Esq., and carried

unanimous/y,-

That the final Accounts submitted by the Agent of the Hope Insurance Company be passed as correct, and that the affairs of the Office be finally closed by paying all charges due by the Office, and the Balance remaining in the hands of the Agent be divided amongst those 57 Members, holding 73 Shares, whose names appear by the List as having paid up their deposit.

II.—Proposed by Hugh Fraser, Esq., as Exor. of D. McPherson,—

Seconded by M. D. Cohen, Esq., and carried unanimously,-

That the Agent be directed to publish an Abstract Statement of the affairs of the Company, for the information of the Shareholders.

III.—Proposed by S. A. Apcar, Esq.,—
Seconded by J. J. Mackenzie, Esq., and
carried unanimously,—

That a bonus of Co.'s Rs. 300 be given to Mr. J. B. Gomes, for his Services to the Office. IV.—Resolved, that all the Promissory Notes in

possession of the Agent be cancelled.

V.—Proposed by S. A. Apcar, Esq.,—

Seconded by H. Fraser, Esq., Exor. of D.

McPherson, and carried unanimously,—

That the thanks of the Meeting be given to the Agent, and the Committee of the Hope Insurance Company, for satisfactorily bringing the affairs of the Office to a close.

The Meeting dissolved with thanks to the Chairman.

(Signed) O. P. L. WATSON,

Chairman.

WM. STORM,
Agent, Hope Insurance Company.

LOST,—Halves of the Bank of Bengal Notes, Nos. 22036 and 25595, for Co.'s Rs. 100 each, and No. 25051, for Co.'s Rs. 50, the payment of which has been stopped at the Bank. NOTICE. — Certain Effects belonging to the Estate of the late Mrs. Lockington, who died intestate at Monghyr, on the 26th December 1851, have been placed under the Seal of this Court, and will be delivered to any party who may be legally authorized to receive the same.

FRANCIS LOWTH,
Officiating Judge.

Bhaugulpore, the 4th February 1852.

NOTICE.—A Meeting of the Shareholders of the Hope Insurance Company will take place at the Office of the Agent, No. 2 Hastings' Street, on Thursday next, the 12th instant, at 11 o'Clock A. M., for the inspection of Accounts and finally closing the affairs of the Company, by a division of the funds.

WM. STORM,

Agent, Hope Insurance Company.

Calcutta, 5th February 1852.

### North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act

XL111. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

### BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within 3 months, 10 p	er	Cent
Government Acceptances do., 6	52	32
INTEREST CHARGED.		
On Fixed Loans, not exceeding 3 months, on Deposit of Company's 8		141485 165.000
Paper,		
On Deposit of Opium, 9	"	71
On Deposit of Metals and Indigo, 9	**	90
On Deposit of other Goods, 10 On Accounts of Credit, not exceed-)	**	,
ing 3 months, on Deposit of Com-	"	"
	.,	119
		1
On Deposit of other Goods, 105		
W Grev Secu & To	400	WHEN STREET

Bank of Bengal, Calcutta, 17th Sept., 1851.

JUST PUBLISHED.

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their commencement to the close of the year 1849.

By JAMES SMALL.

In the Supreme Court of Judicature at Fort William in Benyal.

IN EQUITY.

Sree Mutty Paddomoney Dossee

Ramdhone Mitter, Gocoolmoney Dossee and Rajluckey Dossee.

NOTICE is hereby given, that on the Tenth Day of March now next ensuing, or so soon thereafter as Counsel can be heard, this Court will be moved on behalf of the Complainant abovenamed for an Order that the Bill of Complaint filed in this Cause may be taken pro confesso as against the Defendants, Ramdhone Mitter and Gocoolmoney Dossee, for want of answer pursuant to the Rule of this Honorable Court in this behalf made and provided, dated this fifth day of February One Thousand Eight Hundred and Fifty-two.

G. O. BEEBY.

Complainant's Solicitor.

সুবে বাঙ্গলার ফোর্ট উইলিএম দুর্গ সংক্রান্ত প্রধান বিচারালয়।

इन हेकुही

জীমতি প্রামণী দাসি—বাদি রামধন মিত্র গোকুলমণী দাসি এবং রাজলক্ষ্মী দাসি—প্রতি-বাদিগণ।

विषादा में तिम पिछा यहिएए ये बातामी में में मार्ग निर्मा किया उर्थाद यह निषु को मिन हमार्ग किया उर्थाद यह निषु को मिन हमाने हमार्ग किया के शदा के विष्कृत के स्कूप विकास के किया के स्कूप के किया के स्कूप के स्क

জি ও বিঃ বাদির উকীল।

### Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIND,

Kiddenpore, 31st January, 1851. Secy. M. O. S.

### STATEMENT OF CANTOR AND Co.'S ESTATE ACCOUNT CURRENT.

FROM THE DAY OF FAILURE, 18TH NOVEMBER 1841 TO 31ST JANUARY 1852. Dr.

To Amount of Disbursements other than Dividends,  To Payments for Dividends.	61,656	13	8	By Amount of Receipts, 2,00,275 6 6
To Amount 1st Dividend, at 10 per Cent.,	80,228	10	8	
per Cent.,	39,517	5	9	1/1
per Cent.,	15,433	13	0	
ral Treasury, 1st and 2nd un- claimed Dividends,	822	1	6	
Balance,	1,97,658 ,2,616			
Co.'s Rs	2,00,275	6	6	Co.'s Rs 2,00,275 6 6

To Amount due to the Assignee,

69

Of the Balance there is deposited in the Bank of Bengal,...

2,685 12

[Cr.

There is a Life Insurance Policy for Sa. Rs. 6,000. There is a Sum of £87-11-0 in the hands of the Official Assignee in London. Nothing further Outstanding.

E. E.

### JOHN COCHRANE,

Calcutta, 2nd February, 1852.

Official Assignee,

No remuneration for the last Quarter.

Sheriff's Sale, Calcutta, 14th February 1852.

NOTICE is hereby given; that on Thursday, the Eleventh day of March next, precisely at the hour of 12 o'Clock at noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court-House, near the entrance into the Sheriff's Office by Virtue of a Writ of Fieri Facias in his hands against the effects of Gibson Rowe French,-

1st. The Right, Title, and Interest of the said Gibson Rowe French, of, in, and to an Indigo Factory, with twelve pair of Vats and several other Instruments of Manufactures, a Lower-roomed Brick-built Press-room, one Drying Room, one Autchallah, and seven Huts, with a piece or parcel of Land thereunto belonging, containing, by estimation, Twelve Biggahs more or less, situate, lying, and being at Piker Dangah, in Pergunnah Nuldee, and in the Zillah of Furreedpore, and butted and bounded as follows: (that is to say.) on the East by a River called Chotto Modhoomutty, on the North by Boona-parrah, on the West and South by Land of Ranee Rausmoney; and also, of, in, and to another Indigo Factory, with twelve pair of Vats, and several other Instruments of Manufactures, three Lower-roomed Godowns, and Press-room, one Lower-roomed Out-office, and another Lower-roomed House thereunto belonging, containing, by estimation, Thirty Big-gahs more or less, situate, lying, and being at Nakanda, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the South by a River called Chotto Modhoomutty, on the West by a Canal, on the North by Bermutter Land of Ghuttuck Tackoor, and on the East by Bazar and Land of Rance Rausmoners, and the case of money; and also, of, in, and to another Indigo, Factory with eleven pair of Vats, one Lower-

roomed Drying-room, one Jaulghur, another Lower-roomed House, several Out-offices, one Autchallah and a Tank thereunto belonging, containing, by estimation, Twelve Biggahs more or less, situate, lying, and being at Woolah, in Pergunnah Nuldee, and in the Zillah of Jessore, and butted and bounded as follows: (that is to say,) on the East by a Canal called Woolar Khaul, on the South by a Canal, on the North by Land of the said Gibson Rowe French, and on the West by deep Drain; and also of, in, and to another Indigo Factory with six pair of Vats, one Lower-roomed Brick-built House, and six Straw Huts, with a piece or parcel of Land thereunto belonging, containing, by estimation, Nine Biggahs, more or less, situate, lying, and being at Bullorampore, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the West by a River called Banconah, on the South by Bullarkhaul and Boonaparrah, on the North by Canal, on the East partly by land of Bholanath Shome, and partly by land of Luckeynarain Sircar; and of, in, and to another Indigo Factory, with eight pair of Vats, and several other Instruments of Manufactures, one Lower-roomed Brick-built Maulghur or Store-room, ten Straw Huts, and one Autchallah, with a piece or parcel of Land thereunto belonging, containing, by estimation, Eighteen Biggahs, more or less, situate, lying, and being at Chorekhally, in Pergunnah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the North by Canal, on the West by Boonaparrah, on the East by Byragies Aukrah, and on the South by Land of the said Gibson Rowe French, -which said several Indigo Factories are generally called or known by the name of the Pakadangah Indigo Concern. 2nd. Also the Right, Title, and Interest of

the said Gibson Rowe French, of, in, and to an-

other Indigo Factory, with four pair of Vats and one Brick-built Jaulghur, with a piece or parcel of land thereunto belonging, containing, by estimation, Eight Biggahs more or less, situate, lying, and being at Kurfa, in Pergumah and Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the East and South by land of the Zemindars, on the West by Canal, and on the North by a Ghoag or Bawor of the River Modhoomutty; and also, of, in, and to another Indigo Factory, with a pair of Vats, with a piece or parcel of Land thereunto belonging, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at Gazeedangah, in Pergumah Balefooreah, and in the Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the East and North by River Nunneah, and on the West and South by land of Gunganarian Chowdry.

3rd. And also the Right, Title, and Interest of the said Gibson Rowe French, of, in, and to a Puttooneah Talook, consisting of five Mouzahs, situate, lying, and being at Turruff Tarraile, in Pergunnah Nuldee and in the Zillah of Furreedpore, the Sudder Maulgoojary of which is Co.'s Rs. 1,227-11-9; and also, of, in, and to another Puttooneah Talook, consisting of two Monzahs, namely, Mouzah Meckseemel and Mouzah Goopeenauthpore, situate, lying and being at the same place, the Sudder Maulgoojary of which is Co.'s Rs. 2,400-0-0; and also, of, in, and to another Puttooneah Talook, Lot Naukadah, consisting of two Mouzahs, namely, Neiz Naukadah and Deeghurgattee, situate, lying and being at the same place, the Sudder Maulgoojary of which is Co.'s Rs. 867-3-2; and, also, of, in, and to another Puttooneah Talook, Lot Chundro Dighaneah, situate, lying and being at the same place, the Sudder Maulgoojary of which is Co.'s Rs. 1,200-0-0, and also, of, in, and to a piece or parcel of Gattee or Mouroossee Land, containing by estimation, One Thousand and Two Hundred Biggahs, more or less, situate, lying and being at Kismut Pyker Dangah and Choochadangah, in Pergunnah and Zillah aforesaid; and also, of, in, and to a Puttooneali Talook, Lot Mungulpore, consisting of two Mouzahs, namely, Neiz Mun-gulpore and Kismut Dobassee Itchakhallee, situate, lying and being at the same place, the Sudder Maulgoojary of which is Co.'s Rs. 451-0-0; and also, of, in, and to another Puttooneah Talook, Lot Dighaneah, situate, lying and being at the same place, the Sudder Maulgoojary of which is Co.'s Rs. 3,538-6-5; and also, of, in; and to another Puttooneah Talook, Lot Sonadoho, situate, lying and being at the same place, the Sudder Maulgoojary of which is Co.'s Rs. 72-0-0.

4th. And also, of, in, and to another Puttooneah Talook, Lot Burdeah, together with Mulliker Mohul, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 154-10-8, and also, of, in, and to another Puttooneah Talook, Lot Amda and others, consisting of Ten Mouzahs, namely, Mouzah Neiz Amda, Mouzah Woolla, Mouzah Boyra, Mouzah Noagram, Mouzah Samook Khollah, Mouzah Talbariah, Kismut Jhukrah, Kismut Caumal Protaub, Kismut Salika and Kismut Sarul, situate, lying, and being at the same place, and also, of, in, and to another Puttooneah Talook, Mouzah Kotakhal, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 184-0-0, and also, of, in, and to another Puttooneah Talook, Lot Noagram, situate, lying, and being at the same place, the

Sudder Maulgoojaree of which is Co.'s Rs. 263-7-6, and also, of, in, and to another Puttooneah Talook, consisting of Two Mouzahs, namely, Mouzah Hauchla and Mouzah Sooktagram, situate, lying, and being at the same place, and also, of, in, and to a Mourussee Jumma of Kismut Daree Maool, situate, lying, and being at the same place; and also, of, in, and to a Puttooneah Talook, Turruff Dhoail, consisting of Three Mouzahs, namely, Mouzah Komree, Mouzah Matarey and Mouzah Teemoor Dangah, situate, lying, and being at the same place, and also, of, in, and to a Mourussee Jumma of Kismut Bil Bayaoch, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 901-0-0, and also, of, in, and to a Puttooneah Talook, situate, lying, and being at Mouzah Bil Joka, in Pergunnah and Zillah aforesaid, the Sudder Maulgoojaree of which is Co.'s Rs. 1,014-8-9.

5th. And also, of, in, and to a Talook called Kismut Bedda, consisting of Three Mouzahs, namely, Kismut Neiz Bedda, Kismut Koolsoor and Kismut Noagram, situate, lying, and being at the same place, and also, of, in, and to a Mourussee Jumma of Mouzah Batteeka Barree, situate, lying, and being at the same place, and also, of, in, and to a Talook called Ghauga Arala, consisting of Six Kismuts, namely, Kismut Neiz Ghauga, Kismut Itchakhally, Kismut Tallygat-tee, Kismut Burrodiah, Kismut Teeourparrah and Kismut Nuldob, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 186-0-0, and also, of, in, and to a Puttooneah Talook, consisting of Two Kismuts, namely, Kismut Dhonietullah and Kismut Ghagga, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 27-0-0, and also, of, in, and to another Puttooneah Talook called Mullickpore, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 61-7-2, and also, of, in, and to a Mourussee Jumma of a Puttooneah Talook, situate, lying, and being at Mouzah Bhousaile, in Parameter and Zillah aforestid and also of in Pergunnah and Zillah aforesaid, and also, of, in, and to a piece or parcel of Mourussee Land, containing by estimation, Sixty Biggahs more or less, situate, lying, and being at Churdooboy, in Pergunnah and Zillah aforesaid, and also, of, in, and to a Puttooneah Talook, consisting of Three Kismuts, namely, Kismut Baug Bareeah, Kismut Kattadoora and Kismut Sooktagram, situate, lying, and being at the same place, and also, of, in, and to Nine Annas Part or Share of a Talook called Kismut Saoktogram, situate, lying, and being at the same place, and also, of, in, and to Ten Annas Part or Share of a Puttooneah Talook, Turruff Patna, situate, lying, and being in Pergunnah Belpooliah and Zillah aforesaid, and also, of, in, and to Ten Annas Part or Share of a Puttooneah Talook, called Kullabareea Kadaree, consisting of Three Kismuts, namely, Kismut Neiz Kullabareea, Kismut Khamaur and Kismut Bil Aukar, situate, lying, and being at the same place, the Sudder Maulgoojaree of which is Co.'s Rs. 2,886-0-0, and also, of, in, and to a Puttooneah Talook, consisting of Two Kismuts, namely, Kismut Mygram and Kismut Dukhin Mygram, situate, lying, and being at the same place, and which last mentioned several Properties are generally called or known by the name or description of the Gopeenauthpore Talook.

The Conditions of Sale may be known by applying at the Sheriff's Office.

JOHN DEFFELL, Sheriff.

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	8	ce.		718 239 15 239 15 239 15 239 13 240 11 25 25 25 25 25 25 25 25 25 25 25 25 25	6	8,538 2 7 8,786		
		Balance.		1,718 239 15 299 13 113 9 113 9 115 0 611 0 868 4 40 13	5,241	8,538		Baboo Garmendro Mohun Tagore,
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213				1 86			Subsc	Mohu
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				St. John's Church, Old Church, St. James', Howrith; St. Faul': Catheural, Native Cymmittee, Native Cymmittee, Mrs. English's Charity, Leper Asylum, Lady Wm. Bentinek's Fund, Lady Wm. Bentinek's Fund,	Deduct, Advanced by the Massier in cepter, Central Committee,			Garme
				Con.	Talgier.			ooqe
				try, try	the			<b>A</b>
				St. John's Church, Old Chuych, St. James', St. Faul': Catheured, St. Paul': Catheured, Native Cymmittee, Dwarkanishth Tagore's Fund, Mrs. English's Charity, Leper Asylum, Lady Wm. Bentinek's Fund, Alms House, from Central Con	ed by			
				Cath	dvanc			
				St. John's Church, Old Church, St. James', St. Paul's Cathenies St. Paul's Cathenies Native Cynmittee, Dwarkanship Pagor Mrs. English's Cha Leper Asylum, Lady Wm. Bentinel Alms House, from C	Deduct, Advanced by Central Committee,			
S S		(All )		Allend Nath Nath	Cen Cen			

Supporters of this Society are requested to refer all Petitions which may be presented to them, to Mr. D. Templeton, at the Secretary's Office, No. 11, I J. GREGO Several contributions of old Clothes, &c., are thankfully acknowledged.

Celoutta, 31st January, 1852.

E. CARBERT, BENGAL MILITARY ORPHAN PRESS.



## The Calcutta Gazette.

### Published by Authority.

## SATURDAY, FEBRUARY 14, 1852.

### INSOLVENT ESTATES.

QUARTERLY STATEMENT MADE UP TO THE 31ST JANUARY, 1852.

			<b>W</b> пос.	. Dissu	Whole Disbursements.		Of the balance there is invested in Government	
ESTATES.		Whole amount of Receipts.	Dividends P	Said. C	Dividends Paid. Other Payments.	Balance Remaining.	Securities, (the remain- der being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies,
Alexander and Co.,	11	225609 4 3 159081 5 10	129081	5 10	21739 11 0	of which Rs. 28091 is applica-		10486 5 4 There are outstandings, but recoveries uncertain. Some unclaimed Dividends in Court.
Anderson and Co.,	- Total	11 0 6961		0 0 0	9 11 599	Control of the Control		The balance in hand is reserved to satisfy certain dis-
Adam, Scott and Co.,	10	118216 13 6 103275 3 10	103275	3 10	12006 6 8	2935 3 0	0 0 0	0 0 0 There are some outstandings, but uncertain as to reco-
						plicable to the 4th unclaimed Dividend and 5th Dividend in		Insurance for Rs. 5000.
A PART OF THE PART		The state of the s	***	1	10000000	course of payment.	A STATE OF THE PARTY OF THE PAR	から 一日 一日 一日 一日 一日 一日 日日 日日 日日 日日 日日 日日 日日

		B	WHOLE DISBURSEMENTS.	)ISBURSE	MENTS.		Of the balance there is	
ESTATES.	Whole amount of Receipts.	Louis Joseph	Dividends Paid.	-	Other Payments.	Balance Remaining.	Securities, (the remainder being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
Brightman and Co.,	30311	4 11	18938 10	63	4194 6 11	7178 8 10	0 0 0	
Boyd and Co.,	0946	1 10	0 0	0	6981 8 4	2778 9 6*	2649 10 0	
Bruce, Shand and Co.,	807751 12	12 4	464424 8	5 29	296681 6 10	46645 13 1	80467 15 5	
The Control of the Co			10 TO 10 TO		Monte of	cable to the Dividend in course of payment.	A TANK	The Government Papers are on account of unclaimed Dividends for unadjusted and disputed claims. Some un-
Colvin and Co.,	54512 0 3	0	23978 9 8		6458 13 10	of which about Rs. 22000 is	0 0	O There are some outstandings. Two Lawsuits pending. Recoveries uncertain. Unclaimed Dividends in Court.
		and the second			1 P. C. C. C. C. C. C. C. C. C. C. C. C. C.	applicable to unclaimed Divi- dends of the 6th Dividend and to the Dividend in course of	9.00	
Crutenden, Mackillop and Co.,	51927	80	18520 9	8	4463 4 8	Payment, 28943 10 4 of which short Re 97000 is	10915 8 10	Some recoveries expected, but depend upon Lawsuits and
						applicable to the Dividend in course of payment and to the forms undergood Dividends		THEO III SHIPPING DAILURE TO CORREST
Ewing, Aird and Anderson,	294220 10	0 0	42252 1	1 23	230565 2 2	of which about Rs. 16000 is applicable to the Dividend in	2000 0 0	Very little more recoverable.
Fergusson and Co.,	117458	9 10	68475 10 10		9860 1	course of payment.  3 39117 13 9 of which Rs. 23157 is applicable to the 8th Dividend in	6446 6 111	Some unclaimed Dividends in Court.
Fergusson Brothers,	129535 15 10	15 10	56252 6	9	64580 5 11	The second secon	7855 11 9	Some recoveries expected from Debtors and unclaimed Dividends in Court.
Gilmore and Co.,	86973	. 4	12507 12	6 1	11300 9	justed accounts.  6 13164 15 1 of which Rs. 4768 is applicable to the Dividend in course	0	Some unclaimed Dividends in Court,

		01 200	100	KO10 0	T.	3543	3 7	0	0 0 0	Nothing further expected to be realized,
Gordon, Collie and Co.,	14673 0 11	21 1020	n n		of which	ch Rs.	6-10-3 is ap- Dividend in			
			•		course	of payment.				
W. C. Hurry, Hickey, Bailey and Co.,	1827 9 11 61996 8 8	00	00	647 3 26390 2	00 kg	35606	9 9 9 9	28609	- 4	Further recoveries uncertain.  There are some outstandings in course of recovery, but uncertain as to amount, two Lawsuits pending for a considerable amount.
Hodobinson and Co.	19070 3 8	0 0	0	5047 4	9	14022	2 15 2	12219	1 9	A large claim against a firm in London, which denies it entirely. Accounts unadjusted.
Hughesdon Brothers,	206434 11 6 335919 15 6	233915 2	00	161531 7 74042 13	1-01	44903 27962 iich Rs. 1783	44903 3 11 27962 0 4 of which Rs. 17831 is for the	35821 2 9994 14	2 11	of
Macgregor, Hunter and Co.,	9752 15 8 156865 4 8	0 0 73870 8	06	7602 9 53481 2	00 00	ends in course of 2150 6 29013 14	Dividends in course of payment. 2150 6 5 29013 14 2	897 1 26238 12	12 9	
Macleod, Fagan and Co.,	11436 3 0	878	0	1743 11	a porti	9818 tion of which unclaimed	9813 14 8 a portion of which is applicable to the unclaimed Dividends on	3535	4	Some outstandings, but uncertain as to recovery. Some unclaimed Dividends in Court.
D. C. Mackey and Co.,	9689 1 8	00	00	1969 5 2827 1	00 10	unadjusted claims on ours. 7719 12 0 495 6 2	495 6 2	2859	2859 0 7	H
Owen, Allhusen and Co.,	26020 0 9	0	0 0	21481 14	0	4538	6 2 8	2736	2736 12 10	S
Palmer and Co.,	338136 14 9	211182 15	0	80290 11	-	46663	3 4 2	43244	10	There are outstandings, but recoveries uncertain. Two old Policies in the Laudable for Rs. 89,600.
Saunders, May, Fordyce and Co.,	211698 1 10	137594 15	01	40685 9	4	33417 hich Rs. 1281 to the Divider	93417 8 6 of which Rs. 12818 is appli- cable to the Dividends in course	19184	6 10	
Tulloh and Co.,	97623 12 5	52511	6	37591 6	00	of payment. 752	7520 13 0	6635	0 0	There are outstandings in course of recovery, but the greater part depend upon Lawsuits. Unclaimed Dividends
Cockerell and Co.,	1613329 4 10	328764 6	-	1236012 3	ಌ	4855 hich Rs. 4 to the 3rd	of which Rs. 4363 is appli- cable to the 3rd Dividend in	34841 14	14 1	Some unclaimed Dividends in Court. Some outstand- ings, but uncertain as to recovery.
A. J. de H. Larpent,	14882 9 6	7 7527 7	<b>o</b> o	2674 4	10	course of payment. 4680 which is applicable	course of payment. 4680 13 0 which is applicable to the Di-		0 0 0	Nothing further is expected.
John Beckwith,	15364 9	9 12427		2761 3	0	vidend in course of 175 which is applicable vidend in course of	vidend in course of payment.  175 14 8 which is applicable to the Dividend in course of payment.		0 0 0	Ditto ditto.

A State of the sta	0 8004000	WHOLE DISBURSEMENTS	SURSEMENTS.		Of the balance there is	
* ESTATES.	Whole amount of Receipts,	Dividends Paid.	Other Payments.	Balance Remaining.	invested in Government Securities, (the remain- der being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
Allhusen, Wm.	1629 14 6	10 m	576 3 4	1053 11 2		Nothing further recoverable.
Aubin, Pierre	1025 0		12	40		
Alhort, Rowland	6823 6 9		1 6	· 6528 13 3	2647 10 3	A claim on Cruttenden and Co.'s Estate, Out-furn uncertain. Nothing further recoverable. Legal questions nearling
Ariet, A. G.	1230 1		891 1 0		:	Small outstanding, partly recoverable.
Anquirei, Charles	298 12 0		64 5 3	234 6 9		A large sum, about 13000, also a House has come to the Estate subject
Anderson, Wm.	2690 6 0	D D	1400 13 6	1289 8 6		to a mortgage ctaim and costs of a suit now pending.  Outstandings desperate.
beg Brothers,	6642 3 9		15	5005 4 0	;	Several outstandings. Recoveries uncertain.
Agabeg, Johannes	1117 8 3	Dr. Dr.	00 0	724 0 3		244
Browne, Robert	8064 4 4		66 9 7	8293 4 9	1394 6 7	A suit pending. Further recovery uncertain.
Betts, Alfred			70 0 0			
Bulloram Bose,	719 2 4		55 0 0		:	
Becher, G. R. F.	536 9 1		10	379 15 1	:	Division in
Bryce, A.	1649 15 5		65 1 10		441 14 9	Ditto ditto. Ditto.
Broblend R H let	505 5 5		87 9 0	315 10 3		Ditto ditto.
Bailey, Francis	13766 4 8	000	6895 6 9	679 1 8	i	Ditto ditto.
Buckland, R. H., 2nd,	9 9 869		839 15 0	958 7 6	:	
Birch, F. W.	6678 14 0	E. Shadille fa	1091 15 0	5586 15 0	TO N	THE PROPERTY AND
P	590 0 0		242 4 0	347 12 0		Ditto ditto 50 Rs. per month.
Bolst, W. H.	1353 13 3		741 12 9	93		Nothing further recoverable. A policy on his life for 11,000 Re.
Bodelio, L. H.	0 0 006		1	353 15 0	1	Recoveries uncertain.
Bhooputram and Manickchund,.	91	The same of the same of	4	5894 1 3	T	Some more money expected to be recovered.
Curne, J. A., 18t,	1	1128 7 1	129 10 6	11.0		Nothing further recoverable,
Conquinoun, sas.	10		92 0 0	801 15 11		Ditto Ditto. Insolvent died.
	4478 14 0		1053 1 5	8425 12 7	1767 10 5	Ditto ditto. A suit in Zillah Court pending.
Campbell, F. W.			8	270 9 0		
Campbell N. H. A. 2nd	810 8 0	350 6 7	287 8 0	278 9 9		Ditto ditto. Insolvent died.

Complet, Num.  Culder, Duran.  Culder, Culm.  Cu	Share of a Talook unsold. Insolvent died Nothing further recoverable. Retained for settlement of accounts.	-	Difficultion further recoverabile	-	Large outstandings. Recoverie	Ordered to pay 400 Rupees per month from his pay.  Ditto Ditto Ditto.		Ditto Ditto.	Ditto Ditto.	Small sum further recoverable.	Nothing further recoverable to be divided.	Ditto Ditto.	Ditto Ditto. Finally discharged.	Ditto Ditto. Insolvent died	Ditto Ditto.	Ordered to pay 50 Rs. per month. A Policy on his life for 6400 Rs.		Nothing further recoverable. Insolvent died Ditto. Finally discharged.		Ditto Ditto. Insolvent died Several Shipments. Accounts unadjusted.	Nothing further recoverable. Finally discharged.	Ditto Ditto.		overable. Filed a second died.	Ditto Ditto.	Ditte Ditte.
Johnife, Wh.  Johnife, Wh.  Johnife, Wh.  Johnife, Wh.  Johnife, Wh.  Johnife, Wh.  Johnife, Wh.  Johnife, Wh.  Johnife, Johnim, 1st, 1st, 2409 0 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	100	- 65		is for	of which Rupees		3590 0		is fo	of which Rupees is for Dividends,	*** **	.5	Section of the second		441 14					11	is for				學和學	
Jebrile, Wr.  Jeler, Duncan, 1st,  Jeler, Duncan, 1st,  Jennybell, Celin, 2nd,  Jennybell, X. H. A., 3nd,  Jennybell, M. H. A., 3nd,  Jennybell, Jennybel			815 14	70	1 1972 1		806 5	676 3	-	_	2468 0		-	369 11				336 3					JEK.	1 Sh 3	500000	4.462
Jebrile, Wr.  Jeler, Duncan, 1st,  Jeler, Duncan, 1st,  Jennybell, Celin, 2nd,  Jennybell, X. H. A., 3nd,  Jennybell, M. H. A., 3nd,  Jennybell, Jennybel	00 00	80	9 0	6	0	00	0 8	24	2	63	0	11	0	00	4	00	0	00	0	0 10	5	00	:0	1-0	00	0
Jerrey, Wm. 1257 14 10 2567 6  mapbell, Colin, 2nd, 1499 0 3	927 2 2368 7	1523 2	516 4	1055 2	3072 4	637 4	73 0	1226 2	2570 6	3825 5	532 0	355 15	87 8	24 12	645 10	762 2	200	23 4	47 4	583 4	4566 4	484 2 8 0	265 10	1724 8	44 4	47
1257 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 10   1267 14 12   1268 1 1 10   1267 14 12   1268 1 1 10   1267 14 12   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1 10   1268 1 1   1269 1 1 10   1269 1 1 10   1269 1 1 10   1269 1 1 10   1269 1 1   1269 1 1   1269 1 1   1269 1 1   1269 1	TI	1-	: -	-	=		. 4	4	1	69	1	00	I	1	:	i	I	: 4	:	11	00	11	T	7	0	
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aider, Duncan, 1st,  aider, Duncan, 1st,  compton, G. T.  ampbell, Colin, 2nd,  ceney, G. H. W., 1st,  fundaemohun Chatterjee,  ook, Henry  ampbell, N. H. A., 3rd,  ook, Henry  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. B. H.  certain, Gordon & Co.,  ferrase, J. B.  frais, Gordon & Co.,  frais, Gordon & Co.,  frais, Gordon, S. Co.,  frais, Gordon, G. J.  ford, W. R.  forden, G. J.  forgeni Chund,  Gordon, G. J.  forgeni Chund,  Greedhur Mullick,  Hudson, Nathaniel	10	10	00	10	7	00	000	0	0	-	0	2	1	2 -	6	- 0	1	10	2	86	7	800	00	0.00	1-0	6
aider, Duncan, 1st,  aider, Duncan, 1st,  compton, G. T.  ampbell, Colin, 2nd,  ceney, G. H. W., 1st,  fundaemohun Chatterjee,  ook, Henry  ampbell, N. H. A., 3rd,  ook, Henry  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. A., 2nd,  centre, J. B. H.  certain, Gordon & Co.,  ferrase, J. B.  frais, Gordon & Co.,  frais, Gordon & Co.,  frais, Gordon, S. Co.,  frais, Gordon, G. J.  ford, W. R.  forden, G. J.  forgeni Chund,  Gordon, G. J.  forgeni Chund,  Greedhur Mullick,  Hudson, Nathaniel	7 14	11	8 10	9 1	17 2	0 00	9 6	0 15	13 5	8 68	0 00	34 12	58 13	7 88 7	51 10	88 2	29 2	84 6	44 2	50 3 80 14	28 5	37 12	00	47 12	07	37
adder, Duncan, 1st, rompton, G. T. ampbell, Colin, 2nd, enrey, G. H. W., 1st, cock, Henry ampbell, N. H. A., 3rd, oorie, J. A., 2nd, estrance, J. A., 2nd, estrance, J. A., 2nd, estrance, J. B. H. Dodd, R. Downs, G., (late Mandy & Co.). Ferrace, J. B. Ferrace, J. B. Ferrace, J. B. Ferrace, J. B. Ferrace, J. B. Ferrace, J. B. Ferrace, J. B. Ferrace, J. B. Gordon, E. D. Ford, W. R. Fanshaw, R. F. Gilmore, John, 1st, Gordon, G. J. Gopaul Chund, Galstin, Avietick Gaurevchum Bonnerjee, Greenfield, Henry Galstin, Avietick Gaurevchum Bonnerjee, Greenfield, Andrew Hutdson, Nathaniel Heberlet, Andrew Huttosunker Ghose, Huttosunker Ghose, Huttosunker Ghose,	125	489	158	458	788	96	800	722	3714	1108	300	13:	3	80 80	16	16	5	17.	5	22 38	86	12	10.17	227	1-0	
	Colville, Wm Calder, Duncan, 1st,	Crompton, G. T	Campbell, Colin, 2nd,	Chardenachus Chatterios	Cook, Henry	Cempbell, N. H. A., 3rd,	Desbrasses, Richard	Dickson, Wm.	Dodd, R	Downs, G., (late Mandy & Co.)	DeBruyne, J. R. H.	Fenwick, W. N.	Fergusson, W. F., 1st,	Frith, Gordon & Co.,	Fraser, D. W.	Fabian, E. D.	Fanshaw, R. F.	Gilmore, John, 1st,			Greenfield, Henry	Galstin, Avietick	Greedhur Mullick,	Hervey, A., 1st,		

ESTATES.				100	Of the balance there is	The state of the s
	Whole amount of Receipts,	Dividends Paid.	Other Payments,	Balance Remaining.	Securities, (the remain- der being Cash in the Bank of Bengal.)	Probable Out-turn of the Dependencies.
Huryhur Mookerjee,	4734 8 1	4081 9 10	314 3 3	\$ 338 11	of which Rupees	Nothing further recoverable.
Harvey, Benjamin	9260 1 2	7830 7 2	1362 10 4	120	8 of which Rupees	Ditto ditto.
Hoppe, Wm.	1346 8 6		. 467 1 10	8 6 8	9 is for Dividends,	Ditto ditto gargine a parette in reliable and
Hunt, Jane and Catherine Eliza Madeira,	5325 0 0	8554 5 9	1592 5 11	178 4	***************************************	Ditto ditto.
	-	6179 4 11	5904 13 6	19.1		Several outstandings recoverable. Amount uncertain.
Jephson, Geo	295 8 11		28 2 2	3400 0		Nothing further recoverable.  Ditto ditto.
John Lackersteen & Brothers,	309279 15 10	112397 11 4	171565 5 8	14 1	of which Rupees	
	Test at the		600 100		and in Co.'s	Several outstandings. Recoveries uncertain. A Suit pending in Scotland.
Inderiee Dhurnmsee	11500 0 0		14 5 0	11	0 4762 0 5	Schednle not filed.
Kemp, H. C., (T. Hyde Gar-)	0	0	8	2 0566	of which Rupe	Nothing further recoverable.
Kellv, W. S	1603 5 3		468 12 8	1134 8	4 is for Dividends,	Ditto ditto.
Bose,	393 9 6		34 12 0	258 13 (		Ditto ditto. and uppersons as a second
Asthopersaud and Hurryper-	871 0 7		19 4 0	851 12		Ditto ditto.
Кемр, Н. С.	673 5 2	1	85 4 0	-	::	ditto.
Kerr, Norman	5464 11 8	4122 9 8	13.0	286 4 6	441 14 9	Ditto ditto.
Lake, Hammill and Co.,		25.00	1876 9 3	4		ditto.
Lane, d. F.	2 1		7 10	2 4	2 of which Remove	
Leighton, H. J.	9	8976 1 9	184 10 5	9	is for	0
azarus, B. W.	3167 12 6		63 4 0	8087 7 5	882	Something recoverable. A suit pending.
usignan, C. K.	867 11 10	1	14 4 0	853 7 10		Ditto.
ackersteen and Co., C. R	6609 7 6	11 11 111	0 9 199	6048 1 8		Something more recoverable. Amount uncertain. Large shipments.
Moorally Dbur Newghy,	1160 5 0	on on mon	22 0 0,	1138 6 6		Small sum further recoverable.
Mottley, Charles, 1st.,	19861 12 .6	17885 16 6	1656 4 8	647 13 4	3 of which Rupees	Nothing further recoverable. This Insolvent is pensioned, and since filed
Mackenzie, R. (J. A. Currie)	1820 8 10		854 0 9	966 8 1	of shirts Dispers	Ditto ditto. Finally discharged.

of which Rupees 9 is for Dividends, 2 882 14 4 Ditto ditto. Retained for Creditors. 9 is for Dividends, 2 Bar 14 4 Ditto ditto. Retained for Creditors. 9 Ditto ditto. Ditto. Ditto. 17 Ditto ditto. Ditto.		Ordered to pay 150 I  Nothing further recov Several Outstandings Ordered to pay 50 R  Nothing further recov Ditto ditto. Ordered to pay month Nothing further recov Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Finally	Ditto ditto.  Ordered to pay 100 Rupees per month.  Ditto ditto 50 Rupees per month.  Ditto ditto 50 Rupees per month.  Ditto ditto. Finally discharged.  Ditto ditto. Ditto.  Has life Interest in a House at Dhurruntollah.  Nothing further recoverable. Insolvent died.  Ditto ditto. Ditto.  Ditto ditto. Ditto.  Ditto ditto. Ditto.  Ditto ditto. Ditto.	of which Rupees  11 of which Rupees  2 is for Dividends, Ditto dito.  12651 7 3 Recoveries uncertain. A counts generally disputed. Book debts assigned to a Creditor.
- 40 8 4 40 40	348 12 752 0 465 14 099 8 1 161 4	40420216001	227 3 227 8 227 8 227 8 409 3 685 0 685 0 685 0 7 223 7 7 232 7	0 4 4 8
73 ( 16341 ( 8520 745 2832 310 1177 677	2454585	581 582 528 5284 5284 702 702 517 517 517 517	227 227 227 227 5409 462 685 885 885 1016 1232 820 820 847 820 820 820 820 820 820 820 820 820 820	10000 10000
7 1 010000	0000000	400000044444	8088048870887	8 4 8 8 9 9
665 1517 10 42 46 44 47 47 19 1	19 1 57 38 47 4379 6203	574 213 1652 29 216 41 47 47 57 57	AND RESIDENCE OF THE PROPERTY	THE PERSON NAMED IN CONTRACTOR OF THE PE
0 0 0 4 1 1 1		111111111119	1 1 1 0 1 1 1 1 1 1	60   1
9871 8 9871 8 554 2 346 11 169 9	20 12	988	9338	2100 11
# <b>6</b> 3		Total die		
0 1 4-28880 0 10 1-4-10 8-4	9 6 8 8 8 8	000000000000000000000000000000000000000	0000040000000	0 0 11 12 0 0 11 11 11 11 11 11 11 11 11 11 11 11
2652 27731 1341 3225 624 1224 604 430	368 469 811 513 5478 10447	3591 800 1715 350 5500 1030 750 616 674 292 3160	1099 2190 400 5839 978 725 1073 11293 6325 8377 8377	AND DESCRIPTION OF THE PARTY OF
Marten, Charles Macdonaid, R. C. Macrine, R. F. Maclean, L. A. Meiville, Wm. Manuk, M. M. Morris, James, Senior,	ten, R numder John A. A. Macko	Muller, John Mirza Mahomed Saduck, Mayer, F., (Mayer and Co.,) Monk, William Mottley, Charles, 2nd., Nursingehunder Bose, Nyss, John Nimaudub Mookerjee, Nileannt Sirear, Nares, G. W. A.	Norton, C. P. Nilrutton Haldar, 2nd, Nash, J. D. Omachurn Bonnerjee, Oboychurn Duit, Oboychurn Mullick and others, Orde, W. K. Patrick, William Pitris, E. Palmer, John Perry, Thomas Palmer, H. G.	Pereira, Charles Railey, G. F. (W. Newson and Co.

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Dividends Paid. Other Payments. Remaining.  2164 3 6 5895 11 6 620 2 3 820 14 6 971 2 5 8 877 2 8 8 877 2 8 8 877 2 8 8 8 8			T BVE	WHOLE DISBURGEMENIS.	2 1176	Of the balance there is	Section of particular America Personal materials government
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Outstandings partly recoverable. Nothing further recoverable. Ditto ditto. Finally discharged. Ditto ditto. Ditto. Further sums expected from the Darjeeling, Dum-Dum and Raneemoody Gully properties. Amount uncertain. Ordered to pay 100 Rupees per month. An Equity suit pending. Pays 141 Rupees per month. Nothing further recoverable. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Ditto ditto. Seledule not filed. Nothing further recoverable.
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Simpson, James Tetiley, George Thomas, R. 1st., Turton, Sir T. E. M. Tronson, Edward Vandenberg, J. B. Walliams, Stephen Walliams, Stephen Walkinson, John Wilton, G. R. Woodnord, C. T. O. Wilkie, G. F. Woodford, C. T. O. Wilkie, G. F. Woodford, C. T. O. Wilkie, G. F.

In addition to the above, there are 160 Estates under 220 Rupees each, aggregating Rupees 14,872-4-8, the particulars of which may be learnt at my Office. There is also in my hands in Company's Paper 3,317-8-0, and Cash 248-4-7, being the balance after having paid 69 per Cent. by Mr. O'Dowda. The Official Assignee has received for remuneration for the last Quarter on the Estates above enumerated, Company's Rupees One Thousand Eight Hundred and Thirty, Six Annas and Seven Pies.

Calcutta, 4th February 1852.

JOHN COCHRANE,

Official Assignee.

E. Carbery, Bengal Military Orphan Press.



### APPENDIX TO

### The Calcutta Gazette.

### Published by Authority.

### SATURDAY, FEBRUARY 14, 1852.

বঙ্গ ও এতদেশীয় অপর ভাষাতে নামাস্কিত যে সকল চিঠার মালিকানের টিকানা নাছওয়াপ্রযুক্ত পুর্ণীয়া পোষ্ট আফিসে ১৮৪২ সালের মার্চ লাপ ডিসেয়ুর মাহাতে যে সকল চিঠা রাথিত হইয়াছে তাহার কর্ম।

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	या	লিকানের টিকানা	रेकिक्द्रर
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५२	রমজান বহুমজ্ল শহায়	ভাগলপুর		

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(To be Continued.)

CALCUTTA, General Post Office, 22nd September, 1851.

(To be Continued.)
[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,

General Post Office,

Deputy Post Master General in Charge Deputy Post Master General, in Charge.

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# The Calcutta Gazette.

# Published by Authority.

to the Press by NOON of TUESDAYS and PRIDAYS: and of a few lines
only, before 5 p. m. of those days.

# WEDNESDAY, FEBRUARY 18, 1852.

Fort William, Home Department, Legislative, the 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. VII. of 1852.

An Act for amending Act XVII. of 1840 as to penalties for breaches of the Salt Laws in the Madras Presidency.

Whereas inconvenience has been experienced in consequence of the Head Officers of District Police in the Madras Presidency being prohibited from taking cognizance of petty offences against the Salt Laws, It is enacted as follows:

- I. Heads of District Police may hear and determine cases of offences against the Salt Laws, when the value of the Salt in question shall not exceed five Rupees, and may inflict punishment not exceeding ten days' imprisonment with labour; or a fine not exceeding three Rupees, commutable, if not paid, to imprisonment with labour for a period not exceeding ten days.
- II. Whenever a Head Officer of District Police shall be of opinion, that the punishment which he is empowered to inflict is not adequate to the offence committed, he shall report the case to the Magistrate for his final orders, stating precisely the nature and extent of the punishment he recommends to be inflicted; and the Magistrate shall, at his discretion, issue his orders in writing to the Head Officer of Police, to inflict such punishment as the Magistrate may deem sufficient, not exceeding that declared in Act XVII. of 1840, recording his reasons, if his opinion is at variance with the opinion of the Head Officer of Police; or the said Magistrate shall order the Head Officer of Police to forward the parties and witnesses to him for further investigation.
- III. If at the expiration of thirty days from the date and day of despatch of any reference from a Head Officer of District Police to a Magistrate, no answer or order of the Magistrate shall have been received by the Head Officer of Police, then the said Head Officer shall release

the offenders, and the confinement which they have so had shall be considered a sufficient punishment for the said offence, and they shall not be liable to be again tried for the same.

IV. Heads of District Police shall report to the Magistrates, in the manner prescribed by Clause 2, Section XXXIII., Regulation XI. of 1816, of the Madras Code, all punishments which they inflict by the authority vested in them by this Act.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. VIII. OF 1852.

An Act for remunerating the Sheriffs of Calcutta, Madras, and Bombay for the execution of Mofussil Process under Act XXIII. of 1840.

For making better provision for the Sheriffs of Calcutta, Madras and Bombay, in remuneration for the execution of legal process issued by Courts out of the said towns respectively, It is enacted as follows:

I. The several Sudder Courts of the Presidency of Fort William in Bengal, and the Sudder Courts of the Madras and Bombay Presidencies respectively shall make, and from time to time amend, a table of reasonable fees, to be taken on account of the execution by the Sheriff in such Presidency of any legal process issued by any Court, Judge or Magistrate, beyond the jurisdiction of the several Supreme Courts established by Royal Charter in Calcutta, Madras and Bombay, and of the sums to be allowed for costs of advertisements, or other notifications of sales of property, according to the amount of the decrees to be satisfied by such sales, which fees and sums shall be payable by the party applying for the process before it is sent to the Sheriff for execution, and shall be deemed costs in the cause.

11. The said table of fees and sums, when made or amended as aforesaid, shall be submitted by the Sudder Court of the Lower Provinces of the Presidency of Fort William to the Governor of Bengal, and by the Sudder Court of the North Western Provinces of the said Presidency to the Lieutenant Governor of those Provinces, and by the Sudder Courts of Madras and Bombay respectively to the Governor in Council of the Presidencies in which such Courts respectively have jurisdiction, for his approval, and the said table of fees and sums shall have full force and effect, and the fees and sums therein mentioned may be lawfully demanded and taken from and after the approval thereof by the said Governor, Lieutenant Governor or Governor in Council, as the case may be.

III. Every such Court, Judge and Magistrate issuing process as aforesaid shall cause a separate account to be kept of the amount of all fees and sums so paid, and shall, from time to time, as directed by Government, cause the amount thereof to be paid into the local treasury.

1V. The Government of each of the Presidencies and Provinces aforesaid shall twice in each year account for and pay over to the Sheriff, for the time being, the amount of fees and sums so paid, after deducting all necessary expenses of receiving and keeping account thereof, and remitting the nett proceeds thereof to Calcutta, Madras or Bombay, as the case may be; or, where the amount has accrued in the shrievalty of more than one Sheriff, shall apportion the sum paid accordingly between the Sheriff for the time being, and the then late Sheriff.

V. The said Governments respectively may compound with the Sheriff for a monthly payment to be made to him instead of such fees and sums, and during such composition may appropriate the said fees and sums to the purposes of Government.

VI. Over and above such fees and sums, or any such monthly payment received instead of such fees and sums, the Sheriff shall be entitled to a fee after the rate of Two Rupees Eight Annas for each Hundred Rupees of the value of any goods or property taken and sold by him in execution of any process issued by any Court, Judge or Magistrate beyond the local jurisdiction of the said Supreme Courts, which fee shall be taken to cover all expenses connected with the seizure and sale, except the expense of advertisement.

VII. No fee, estimated upon the amount of the sum for which any person is taken in execution, shall be payable to the Sheriffs of Calcutta, Madras or Bombay, or any of their Bailiffs, for taking the body of any person in execution on any process issued by any Court, Judge or Magistrate out of the local jurisdiction of the said Supreme Courts respectively; but instead thereof, such fees shall be payable to the Sheriff for taking the body of any person in execution of any such process as shall be settled, from time to time, by the Sudder Court as aforesaid.

VIII. If any person taken in execution on any such process shall escape out of the legal custody of the Sheriff, the Sheriff shall not be liable to an action of debt for such escape, but shall be liable only to an action upon the case for damages in consequence of such escape sustained by the person or persons at whose suit the prisoner was taken.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February, 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information:

ACT No. IX. OF 1852.

An Act to repeal Regulation L of 1832, of the Bengal Code.

Whereas a tract of land situated near the town of Bithoor in the district of Cawnpore was granted by the British Government as a jagheer during pleasure to the Maharajah Bajee Row Behadoor; and whereas by Regulation I. of 1832 of the Bengal Code, it was (among other things) enacted, that from and after the passing of that Regulation, the jurisdiction of the Courts of Civil and Criminal Judicature, and the operation of the General Regulations, should not extend to the tract of land aforesaid, and that the said Maharajah should exercise the Civil and Criminal administration of the jagheer, subject to such control as therein mentioned; and whereas the said Maharajah Bajee Row died on the 28th day of January 1851, and it is now expedient to repeal the said Regulation I. of 1832; It is declared and enacted as follows:

I. Regulation I. of 1832, of the Bengal Code, is hereby repealed.

II. The said tract of land being part of the district of Cawnpore, all Laws and Regulations now in force within such district, shall be in force in the said tract of land.

III. All cases, Civil or Criminal, in which the cause of action arose, or the offence was committed within the said tract of land before the passing of this Act, may be tried and determined by the Courts of the said district of Cawnpore, and the General Laws and Regulations now in force in such district may be applied and administered by the said Courts in the trial and determination of such cases; but if in any case it shall appear that the application of the said Laws and Regulations would operate unjustly if applied to the trial and determination of such case, it shall be lawful for such Courts to try and determine the same according to equity and good conscience.

IV. Provided always, that no Court shall try or determine any case, Civil or Criminal, with respect to which a final decision may have been pronounced previous to the said 28th day of January 1851, by any Court or person within the said tract of land, having at the time of such decision, lawful power and authority to pronounce it.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Act, passed by the Governor General of India in Council on the 6th February 1852, is hereby promulgated for general information.

ACT No. X. of 1852.

For constituting Commissioners for the Improvement of the Town of Calcutta.

Whereas Act XVI. of 1847, for constituting Commissioners for the improvement of the Town of Calcutta, has been found inconvenient and ineffectual for the intended purposes thereof, It is enacted as follows:

I. Act XVI. of 1847 is repealed, except as to anything done, or forborne to be done, under the said Act before the passing of this Act, but not so as to revive Act XX. of 1840. Provided always that the taxes leviable under Act XVI. of 1847, on the owners or users of Carriages, Carts, and Horses, may still be assessed and imposed on such owners or users for the last quarter or part of a quarter previous to the passing of this Act; and all taxes and arrears of taxes, assessed and imposed on the owners or users of Carriages, Carts and Horses under Act XVI. of 1847, and not collected at the time this Act comes into operation, may be levied and recovered as if the said Act XVI. of 1847 were not repealed.

II. The scheme of election agreed upon by the owners and occupiers of assessed houses, buildings and lands in each division of the Town, and the rules made by the Commissioners, severally approved by the Deputy Governor of the Presidency of Fort William in Bengal, and President of the Council of India in Council, in pursuance of the said Act, are rescinded and annulled. Provided always, that all taxes and arrears of taxes assessed and imposed on the owners or users of Carriages, Carts and Horses under Act XVI. of 1847 and Section I. of this Act, and not collected at the time this Act comes into operation, may be levied and recovered as if the said Rules were not repealed.

III. For the purposes of this Act the Town of Calcutta shall be divided into two divisions; that is to say, a Northern and Southern division, by a line passing from the river Hooghly at the old Fort Ghaut along the centre of Fairlie Place, Clive Street, the street on the Northern side of Tank Square, Loll Bazaar, Bow Bazaar and Boitaconnah; or such other two divisions as the Governor of the Presidency of Fort William in Bengal, from time to time, may appoint: and, whenever any such new division shall be made, the provisions of this Act, with respect to the divisions herein defined, shall be deemed to apply thenceforth to such new divisions.

IV. There shall be four Commissioners for executing the powers of this Act, who shall be styled the Commissioners for the Improvement of the Town of Calcutta, of whom two shall be appointed by the Governor of the Presidency of Fort William in Bengal, and two shall be elected as hereinafter provided, that is to say, one for each division of the said Town.

V. The Commissioners shall enter upon their office on the First day of January in each year, and shall hold their office regularly for one year, or until their successors are duly constituted; and until the first constitution of Commissioners under this Act, the Commissioners now acting in the execution of the said Act XVI. of 1847, shall exercise the powers of this Act, and shall be deemed Commissioners under this Act.

VI. Every person is entitled to one vote in the election of a Commissioner under this Act, who is the owner of a house, building or ground in either division of the said Town, and is assessed at not less than ten rupees tax in the whole for a quarter of a year, in respect of such house, building or ground, and who, on or before the 20th day of November in each year, has paid all such taxes due from him up to the last day of July, in the same year.

VII. Every person is entitled to one vote in the election of a Commissioner under this Act, who is the occupier of any house, building or ground in either division of the said Town, and who pays a monthly rent of not less than rupees seventy in respect of such house, building, or ground.

VIII. Each voter is entitled to vote in that division only, in which he is assessed to the amount which constitutes his qualification: but any person who is assessed or pays rent to the qualifying amount in each division, may be entitled to vote in both. No person shall be entitled to two votes in any one division by reason of his being both an owner and occupier to the qualifying amounts respectively in such division.

IX. All elections under this Act shall be under the management of the Sheriff of Calcutta, who shall appoint a sufficient number of Deputies to help him in presiding thereat: and every Deputy, while so acting for the Sheriff, shall have the same powers and duties as the Sheriff with respect to the division for which he is acting.

X. The elective Commissioners shall be chosen yearly, on a day between the First and Twentieth days of December, to be appointed in each year by the Sheriff of Calcutta, of which day, and also of the place of election, the Sheriff shall give notice, by advertisement in the Calcutta Gazette, Fifteen days at least before the day of election.

XI. The place of election for each division of the Town shall be the Town Hall of Calcutta, or such other place as the Sheriff, with the sanction of the Governor of the Presidency of Fort William in Bengal, shall, from time to time, appoint.

XII. The voting shall begin at eight of the clock in the morning, and end at five of the clock in the afternoon of the appointed day.

XIII. Every person qualified to vote in the election, and none other, is qualified to be a candidate for election as a Commissioner.

XIV. Every candidate shall, ten days at least before the day of election, give notice thereof in writing to the Sheriff, naming the division for which he is a candidate, and shall at the same time produce to, and leave with, the Sheriff a certificate from the Secretary to the Commissioners that he is qualified to be a candidate, which certificate the Secretary shall be bound to give without fee or charge, on personal application, to any person duly qualified.

XV. All expenses of the election of Commissioners, including the expense of advertising the time and place of election, shall be defrayed by the candidates; and every candidate shall, at the time when he produces to the Sheriff his certificate of qualification, deposit with the Sheriff the sum of two hundred rupees toward the expenses of the election, and in default thereof shall not be qualified to be elected.

XVI. If the whole amount so deposited shall not be spent by the Sheriff in such election, the residue shall be returned to the candidates in equal proportions; and if the whole amount so deposited is not enough to defray the expense of such election, the Sheriff shall be entitled to receive from each candidate his proportionate share of the surplus expense, and in default of payment may sue for, and recover the same, as money spent on behalf of such candidate.

XVII. The Commissioners shall cause to be prepared, in each year, correct alphabetical lists of the owners qualified to vote in each division of the Town, and also an alphabetical list of the occupiers qualified to vote in each of the said divisions, who shall, on or before the 1st day of November in each year, apply to the Commissioners to have their names entered in such lists, and the said lists shall be open for inspection at the office of the said Commissioners, on or before the First day of December in each year, during all reasonable hours of the day, until the day of election, when the said lists, or copies thereof, shall be taken to the place of election for the use of the Sheriff and his Deputies.

XVIII. The Secretary to the Commissioners, on the written application of any person qualified to vote as aforesaid, signed by himself, specifying the division, street and number, or other description of every house, or building, or the land in respect of which the claim is made, and delivered to the Secretary on some day between the 1st and 30th day of November, both inclusive,—with, where the applicant is an owner, the receipted assessment bills, shewing that the applicant has paid the taxes required by this Act to qualify him to vote, or with, where the applicant is an occupier, the receipted rent bills, shewing that such occupier has paid the rent required by this Act to qualify him to vote,-shall give to such person a voting ticket, according to his qualification. The voting tickets shall be numbered and signed by the Secretary to the Commissioners, and shall be in one of the forms contained in the first Schedule annexed to this Act, or in such other form as shall be, from time to time, adopted by the Commissioners, with the approval of the Governor of the Presidency of Fort William in Bengal. The Secretary to the Commissioners shall keep a Register of such voting tickets, which shall specify the number of each voting ticket, the name of the voter, and the premises in respect of which such voting ticket is given, and the said Secretary, on the day of election, shall take the said Register to the place of election, for the use of the Sheriff and his deputies.

XIX. The voting ticket shall be conclusive evidence that the person named therein is entitled to vote at the next election of a Commissioner in the division for which the ticket is given, according to the tenor thereof.

XX. At the time and place appointed for the election, the Sheriff or his Deputies shall attend with two closed boxes, with openings in each box for the reception of voting tickets, and distinguished from each other, by having marked or painted legibly, in English and Bengallee characters, the word "Northern" on one box, and the word "Southern" on the other.

XXI. Every voter, having obtained his voting ticket in each divison in which he is qualified to vote, and having written thereon the name of the candidate for whom he wishes to vote, and having signed the same, shall personally attend at the place of election, and shall deliver his voting ticket to the Sheriff, or one of his Deputies presiding at the election for that division, who, on being satisfied of the identity of the person tendering the voting ticket with the person whose signature it bears, shall deposit such voting ticket in the box of the division.

XXII. The Secretary, Assessors, Collectors and Collecting Sircars of the Commissioners, and, if required by any candidate, an agent appointed

by writing under his hand on his behalf, shall attend at the place of election during the continuance thereof, for the purpose of assisting in identifying the persons who shall tender voting tickets.

XXIII. The decision of the Sheriff, or his Deputy, admitting or rejecting any disputed vote tendered at any election, shall be conclusive as to the reception of the vote.

XXIV. At the close of the poll for any division, the Sheriff, or his Deputies, in the presence of the candidates, or such of them as choose to be present, or of scrutineers appointed in writing under their several hands, shall ascertain the number of votes given for each candidate in each division; and the Sheriff shall thereupon publicly declare the name of the candidate in each division for whom the greatest number of votes has been given in such division, and shall declare such candidate to be duly elected a Commissioner for the improvement of the Town of Calcutta.

XXV. If two or more candidates at the head of the poll in any one division of the Town shall have the same number of votes, the Governor of the Presidency of Fort William in Bengal shall appoint one of the candidates, having such equal number of votes, to be one of the elected Commissioners for the improvement of the Town of Calcutta.

XXVI. The result of every election shall be certified by the Sheriff to the Governor of the Presidency of Fort William in Bengal, who will cause notice thereof to be given in the Calcutta Gazette.

XXVII. If any vacancy, from any cause whatever, happens before the month of December in any year among the Commissioners, the Governor of the Presidency of Fort William in Bengal shall appoint a person qualified to be elected to fill such vacancy, and the Commissioner appointed to fill such vacancy shall be a Commissioner as if he had been elected at the then last general election of Commissioners.

XXVIII. The 158th Section of the Act of Parliament passed in the 33rd year of the reign of King George the Third, and numbered Chapter 52, is hereby repealed, and the powers and duties which by the said Act were conferred and imposed on the Justices of the Peace within, or for the Presidency of Fort William in Bengal, in regard to the collection, levying, and disbursement of the taxes thereby authorized to be assessed by them on the owners or occupiers of houses, buildings, and grounds, shall be exercised and performed by the said Commissioners, instead of the said Justices of the Peace; and the powers and duties by Act XXII. of 1847 or any other Act conferred on, or belonging to the Commissioners constituted under the said Act XVI. of 1847, and their Officers, shall be transferred to, and belong to the Commissioners constituted under this Act, and their Officers respectively.

XXIX. The Justices of the Peace within and for the said Town of Calcutta shall make a quarterly assessment at the rate of six and one quarter per cent., or one anna in the Rupee, on the owners of houses, buildings, and grounds within the said Town, according to the gross monthly rental thereof, or on the gross monthly rental at which the same might, in the estimation of the said Justices, reasonably be expected to let.

XXX. Of the two Commissioners yearly appointed by the Governor of the Presidency of Fort William in Bengal, one shall be President of the Commissioners. In the absence of the President, such other Commissioner shall act as Chairman of the meetings of the Commissioners as shall be chosen by those present. On all questions on which the Commissioners present are equally divided in opinion, the President shall have a second or casting vote. No meeting of the Commissioners shall be held without twenty-four hours' notice being given to all the Commissioners, and two Commissioners shall be necessary to constitute a meeting.

XXXI. The Commissioners shall severally receive such monthly salaries, not exceeding two hundred and fifty rupees each, to be paid out of the taxes levied under the said Act of Parliament, and Act XVI. of 1847, and this Act, as the Governor of the Presidency of Fort William in Bengal, with the approval of the Governor General of India in Council shall, from time to time, appoint.

XXXII. The Commissioners shall appoint a Secretary, subject to the approval of the Governor of the Presidency of Fort William in Bengal, and shall also appoint a sufficient number of Assessors, Collectors, Surveyors, Inspectors, Appraisers, Bailiffs, and such other Officers as they may deem necessary for assessing, collecting or levying the taxes imposed on the owners or occupiers of houses, buildings, and grounds under the authority of the said Act of Parliament, and of this Act, and also the taxes and penalties herein mentioned, and may appoint the same persons to act both as Assessors and Collectors, and may prescribe such rules, and take such security for the due execution of the duties of such Secretary and Officers as they may deem expedient; and the Secretary and Officers of the Commissioners shall receive such salaries, to be paid out of the said taxes, as the Commissioners from time to time may appoint, subject to the approval of the said Governor. The Secretary and every other Officer shall be removable at the pleasure of the Commissioners, subject, in the case of the Secretary, to the approval of the said Governor.

XXXIII. All rates and taxes assessed on the owners of houses, buildings, and grounds, and penalties imposed under the authority or colour of the said Act of Parliament, and Act XVI. of 1847, before this Act comes into operation, may be demanded, and if not duly paid, may be levied and recovered by the Commissioners acting under the authority of this Act, in the same manner, and by the same forms, or by forms to the like effect, as if they had been imposed under the authority of this Act.

XXXIV. The owners of houses, buildings, and grounds, within the said town, shall pay such sums of money as shall be assessed upon them by the said Justices according to the said rate of six and a quarter per cent., or one anna in the rupee,

XXXV. Where there is land wholly or partly covered with houses or buildings, which do not belong, or which belong only in remainder or reversion, to the owner of the land, and rent is covenanted to be paid to the owner of the land, wholly or partly irrespective of the value of the said houses, or buildings, the said Justices may assess the owner of the land separately, in respect of the land, and the owners of the houses, and buildings, according to their value, after deduction

of the value of the land, in respect whereof the owner thereof is separately assessed.

XXXVI. The said Justices, in their discretion, may omit from their valuation and assessment any tenement of very small value, unless where there are many such belonging to the same owner, which can be conveniently valued and assessed together.

XXXVII. Where any house, building or ground, within the said town, has been vacant for sixty consecutive days in any quarter of a year, the rates for that quarter shall be remitted, provided that the owner of such house, building, or land, shall have given notice in writing of the vacancy thereof, to the Secretary of the Commissioners, within seven days next after the day on which it becomes vacant; and if such notice of vacancy be not given within the said seven days, the said rates shall be remitted from the day on which the notice may be delivered to the Secretary.

XXXVIII. The first assessment to be made under this Act shall be made on or after the Twelfth day of February 1852, for the months of February, March and April 1852; and, when made, shall be taken to supersede and annul any previous assessment made by the Justices for the same period or any portion thereof; and every following assessment shall in like manner be made prospectively at the commencement of the quarter of a year in which it is made.

XXXIX. The assessment of the taxes specified in this Act, shall be made by the said Justices or any of them, but shall in every case require to be confirmed at a subsequent Meeting of the said Justices, and the said Justices shall cause such assessments, when made and confirmed, to be entered in books to be kept in their office, and the entries for such assessments in the said books, authenticated by the signatures of the Justices or any two of them, shall be conclusive evidence of the several assessments therein specified.

XL. The Justices shall give at least four-teen days' notice, by advertisement in the Calcutta Gazette, of the day and hour when they will meet in their office, for the purpose of revising and confirming the said assessment; and every person who deems himself aggrieved in any respect by the said assessment, and is desirous of appealing against the same, must attend such meeting; and the Justices may adjourn such meeting, if necessary, from day to day; and, after hearing and determining all objections to the assessment, may make such amendments therein as to them may appear just, and finally confirm the same as so amended.

XLI. The books containing the proposed assessment shall be in the office of the Justices during the said period of fourteen days, or more, open at all reasonable times to the inspection of all persons assessed therein.

XLII. The taxes specified in this Act shall be due and payable from and after the end of the quarter of a year, or other period for which they are imposed.

XLIII. When the taxes specified in this Act shall be due and payable, or as soon after as convenient, the said Commissioners shall send, or cause to be sent, to the persons severally liable to pay any of such taxes, a statement or bill in the form (A) contained in the second Schedule annexed to this Act, or to the like effect, of the sums

due from such persons respectively in respect of the said taxes.

XLIV. When any person shall be in arrear of the payment of the said taxes specified in this Act, the said Commissioners, or any one of them. or their Officer duly authorized by them, may issue, or cause to be issued and served upon such person, a Notice of Demand in the form (B) contained in the second Schedule annexed to this Act, or to the like effect: and if he shall not, within five days from the service of such Notice of Demand, pay the arrear due from him, according to the tenor of such Notice of Demand, the said Commissioners, or any one of them, or their Officer duly authorized by them, may issue and serve, or cause to be issued and served, upon such person a summons to payin the form (C) contained in the second Schedule annexed to this Act, or to the like effect, requiring such person to appear before the said Commissioners, or any one or more of them, on a day and at an hour and place to be named in such summons.

XLV. On the appearance of the party summoned, the said Commissioners, or any one or more of them, may make such further enquiry into the case as to them or him seems just, and may make such order for the payment of the whole or any part of the demand, as to them or him seems just; and, in case of the non-appearance of the party summoned, the said Commissioners, or any one or more of them, on proof of service of the said summons, and on making such further enquiry into the case as to them or him seems just, may decide the claim, in like manner as if the said party were present, and may make such order for the payment of the demand, together with such costs as to them or him may seem reasonable.

XLVI. In order that the Justices and Commissioners may be better informed of the value of any house, building, or ground, or in any other matter relating to their duty under this Act, and the execution thereof, the Justices or Commissioners, or any one of them, or their officer duly authorized by them, may issue a summons, in the form (D) contained in the second Schedule annexed to this Act, to any person whom they are desirous of examining for that purpose; and any one or more of the said Justices or Commissioners may examine such person so summoned, concerning the value of such house, building, or ground, or other matter relating to the assessment; and such examination shall be taken down in writing, in such manner as the Justices or Commissioners may order: and in case the answers of such person so examined shall appear to the said Justices or Commissioners to be evasive or untrue; or in case the party summoned shall refuse to answer any lawful question of the said Justices or Commissioners, or any one of them, or shall be proved to have refused to receive, or to have wilfully destroyed, defaced, or unlawfully detained any Bill, Summons, or Notice of Demand served upon him, with intent to evade being lawfully rated to the full amount of any of the said taxes due from him, or with intent to avoid or delay payment thereof; or shall be proved knowingly, or through gross negligence, to have given any false information, either verbally or in skriting, to the said Justices or Commissioners, or any of them, or any of their Assessors or Officers, whereby they or any Assessor or persan suployed by them shall be misled in making exment; or in case the party summoned shall refuse, or without lawful excuse neglect to appear before the said Justices or Commissioners, in pursuance of such summons; such person shall, for any of the above-mentioned offences, be liable to such penalty, not exceeding one hundred rupees, as shall be set on him by the said Justices or Commissioners, or any one of them, and such penalty shall be recovered under a warrant to be issued for that purpose by the said Justices or Commissioners, or any one of them, by distress and sale of any Goods and Chattels within the Town belonging to the person liable to pay or make good the said penalty: and every such warrant of distress may be in the form (G.) contained in the second Schedule annexed to this Act or to the like effect.

All arrears of taxes and penalties due XLVII. under the said Statute 33 George III., Act XVI. of 1847, and this Act, and the costs and charges of recovering the same, may be recovered at any time after the day on which the person liable to pay such arrears has been summoned to appear before the Commissioners, or any one or more of them, as provided by Section XLIV. of this Act, under a warrant to be issued for that purpose, under the hand and seal of one of the said Commissioners, by distress and sale of any goods and chattels within the Town of Calcutta, belonging to the person liable to make good or pay the same, or being at any time within the house or building, or upon the ground in respect of which any such assessment is made: and every such Warrant of Distress may be in the form (E) contained in the second Schedule annexed to this Act, or to the like effect.

XLVIII. The Bailiff shall make an inventory of all goods and chattels seized under any warrant, and shall give a notice in writing in the form (F) contained in the second Schedule annexed to this Act, or to the like effect, to the person in possession thereof at the time of the seizure, that the said goods and chattels will be appraised and sold in manner therein mentioned.

XLIX. If the warrant is not in the mean time discharged or suspended by one or more of the said Commissioners, the goods and chattels seized shall be appraised and sold, and the proceeds thereof shall be applied in discharge of the arrears, or penalty, and costs, and the surplus, if any, shall be returned, on demand, to the person in possession of the goods and chattels at the time of the seizure; and the fees upon every such proceeding shall be such as are mentioned and set forth in the third Schedule annexed to this Act.

L. Instead of proceeding by distress and sale, or in case of failure to realize by distress the whole or any part of the rates, taxes, or penalties under the said Statute 33 Geo. III., Act XVI, of 1847, or this Act, the Commissioners, or any one or more of them, if they think fit, may authorize any Collector or other person to sue the person liable to pay such rates, taxes, or penalties for any arrears of such rates, taxes, or penalties, in the Calcutta Court of Small Causes; and all such suits may be prosecuted by such Collector or other person in the name of the Commissioners; and the costs, if any, incurred in any such suit, which are not recovered in the suit, may be defrayed out of the taxes levied under this Act.

LI. When any Bill, Notice of Demand, Summous, or other proceeding of any kind whatenever with respect to any Taxes under the said Statute. Act XVI. of 1847, or this Act, is to be issued to

the owner of any premises, if his name be not certainly known, it shall be sufficient to address such proceeding to him by the description of the "Owner" of the premises (naming or describing them) in respect of which such proceeding is issued, without further name or description of such owner, and such proceeding may be duly served as hereinafter mentioned; and every Bill, Notice, Summons, or Notice of Demand, may be served personally upon the person to whom the same is addressed, or left with his door-keeper, or some inmate of his place of abode; and when any person shall, by keeping his place of abode or business closed, or by absconding, or by violence or threats, prevent any Officer or Servant of the said Commissioners from serving any Bill, Notice, Summons, or Notice of Demand, as herein directed, such Bill, Notice, Schedule, Summons, or Notice of Demand, shall be duly served, by fixing the same conspicuously on some part of the outer wall, gate, or door of the house or place of business, or of the enclosure in which it stands. In case the place of abode of the Owner be not within the limits of the said Town, it shall be sufficient for the Commissioners to transmit any Bill, Notice, Summons, or Notice of Demand, directed to him by name through the Post, or to serve the same upon the occupier of the premises assessed, or upon the Agent (if any) of such owner.

LII. No distress levied under the authority of this Act shall be unlawful, nor shall any party making the same be deemed a trespasser on account of any defect or want of form in the Notice, Bill, Summons, Notice of Demand, Warrant of Distress, Inventory, or other proceeding relating thereto, nor shall he be a trespasser from the beginning on account of any irregularity afterwards committed by him.

LIII. The said Commissioners shall, from time to time, subject to the approval of the Governor of the Presidency of Fort William in Bengal, make rules for regulating their proceedings under this Act, and for the regulation of the time and manner of demanding and collecting the taxes specified in this Act, and for altering any of the forms set forth in the Schedules hereunto annexed, and the said Justices shall, from time to time, subject to the like approval, make Rules for regulating their proceedings under this Act, and for the regulation of the time and manner of assessing the rates specified in this Act.

LIV. The goods and chattels of the owner of any house, building, or ground rated under the said Statute 33 George III., Chapter LII., Section 158, Act XVI. of 1847, or this Act, shall be liable to be distrained anywhere (except goods and chattels concealed as hereinafter mentioned), for deficiency in the payment of rates; and it shall not be necessary in any assessment, rate or tax, or warrant of distress under the said Statute, Act XVI. of 1847, or this Act, to specify the names of the owners of houses, buildings, or grounds; but it shall be sufficient if the house, building, or ground, in respect of which the tax is assessed, be identified, and in the case of houses numbered in any street, that the name of the street and the number of the house be specified.

LV. All goods and chattels, which shall be found upon any premises rated, shall be liable to be distrained for any arrears of rates or taxes assessed in respect thereof; and, if the said goods and chattels belong to the occupier of such premises, such compiler may deduct the amount of the levy

made upon his goods and chattels, or of any payment made by him in order to prevent such levy, from the following payments of his rent. If they belong to any person other than the occupier of the premises, or if no further rent is payable by such occupier, he may in such case recover the amount so paid or levied, by suit in the Calcutta Court of Small Causes, from the owner of the premises, as for money paid on his behalf.

LVI. Every person shall be entitled to have from the Secretary to the Commissioners, on application at their Office, and on payment of a fee of four annas, a certificate, specifying the last quarter in respect of which the taxes on account of any house, building, or ground are paid.

any house, building, or ground are paid.

LVII. When there is reason to believe that goods and chattels, liable to distress under the said Statute, Act XVI. of 1847, or this Act, are concealed in any zenana, the officer charged with the execution of the warrant shall make a special report to the Commissioner granting the same, who shall thereupon follow, as closely as may be, the rules for the seizure of goods and chattels in like cases adopted by Her Majesty's Supreme Court of Judicature.

LVIII. Every person who wilfully obstructs or molests the said Commissioners, or any one of them, or their Secretary, or any of their Officers or servants in the performance of their respective duties, under the said Act of Parliament, Act XVI. of 1847, or this Act, shall be liable, on summary conviction before a Justice of the Peace, on his own confession, or the oath of one or more witnesses, to forfeit and pay a penalty not exceeding fifty rupees.

LIX. The Commissioners or any one of them may sue and be sued at Law and Equity in the name of their Secretary for the time being, and no action or suit to be brought or commenced by, or against such, Secretary in manner aforesaid, shall abate or be discontinued by the death, resignation, or removal of such Secretary; and no execution shall issue or be had in any such action or suit against such Secretary until six months' notice shall have elapsed after final judgment in such action or suit shall have been obtained, and every such Secretary, in whose name or by or against whom any such action or suit shall be brought, commenced, or sued, shall be fully reimbursed and paid all such costs, charges, damages, and expenses as by the event or in consequence of any action, suit, or proceeding he shall pay, sustain, or be put unto or become chargeable with, or liable to by reason of his being plaintiff or defeadant as aforesaid, or of his name being used as aforesaid, by and out of the funds under the control of the Commissioners; and if any person against whom the Commissioners shall have any claim or demand, take the benefit of, or become subject as an insolvent to the operation of any Act for the Relief of Insolvent Debtors, the Secretary of the Commissioners in all proceedings in the insolvency may represent the Commissioners and act in their behalf in all respects as if such claim or demand had been the claim or demand of such Secretary, and not of the Commissioners.

LX. The Secretary of the Commissioners being the plaintiff, prosecutor, or defendant or otherwise acting in any action, suit or proceeding as aforesaid, shall be competent to be a witness therein, in the same manner as he might have been if his name had not been made use of as the

plaintiff, defendant, or otherwise in any such action, suit, or proceeding.

LXI. No writ or process shall be issued out against or served upon any Commissioner, or any Secretary, Surveyor, or other Officer, or person whomsoever acting under the direction of the Commissioners, for anything done or intended to be done under the powers of this Act, until the expiration of one month next after notice in writing shall have been delivered to him or left at his Office or place of abode, explicitly stating the cause of action, and the name and place of abode of the intended plaintiff, and of his Attorney or Agent in the cause; and upon the trial of any such action, the plaintiff shall not be permitted to go into evidence of any cause of action except such as is stated in the notice so delivered, and unless such notice be proved, the Court shall find for the defendant; and every such action shall be brought or commenced within three calendar months next after the accrual of the cause of action, and not afterwards; and if any party shall have committed any irregularity, trespass, or other wrongful proceedings in the execution of this Act or by virtue of any power or authority hereby given, and if before action brought in respect thereof, such party shall make tender of sufficient amends to the party injured, such lastmentioned party shall not recover in any such action when brought, and if no such tender shall have been made, it shall be lawful for the defendant in such action, by leave of the Court where such action shall be pending, at any time before issue joined, to pay into Court such sum of money as he shall think fit, and thereupon such proceedings shall be had as in other cases, where defendants are allowed to pay money into Court.

LXII. No matter or thing done, or contract entered into by the Commissioners, or any one of them, or by any Secretary, Surveyor, or other Officer or person whomsoever, acting under the direction of the Commissioners, shall, if the matter or thing were done, or the contract were entered into bond fide, for the purpose of executing this Act, subject them or any of them personally to any action, liability, claim or demand whatsoever; and any expense incurred by any such Commissioner, Secretary, Surveyor, or other Officer or person acting as last aforesaid, shall be borne and repaid out of the funds under the control of the Commissioners.

LXIII. In any such action as aforesaid the defendant may plead the general issue, and give this Act, and any special matter in evidence on the trial.

LXIV. If in any such action judgment be given for the defendant, or if the plaintiff be nonsuited or discontinue the said action, the defendant shall be entitled to his costs as between attorney and client, and shall have such remedy for recovery thereof as any defendant has for his costs in any other case by law.

LXV. The whole proceeds of the said taxes, after paying all salaries, establishments, and incidental expenses of the said Commissioners, shall, with such moneys as the Governor of the Presidency of Fort William in Bengal, with the sanction of the Governor General of India in Council, may direct to be paid to the said Commissioners, be applied by them to the following purposes, that

Cleansing, repairing, lighting and water-

2ndly,—Constructing new drains and sewers, and cleansing and repairing or filling up and abolishing old drains and sewers.

3rdly,—Filling up stagnant pools of water, holes in the earth, and all receptacles for filth and rubbish, and removing obstructions in or on the roads and to the free circulation of air.

4thly, - Formation of tanks and aqueducts for the conveyance of water to all parts of the Town.

5thly,-Opening of streets and squares in crowded parts of the Town.

6thly,-Improving and embellishing the said Town generally.

LXVI. In construing this Act all words used in the singular number shall be held to include several persons and things, and words in the plural shall be held to include the singular number, and all words importing the masculine gender shall extend and be applied to females as well as males, unless there is something in the context inconsistent with such construction.

FIRST SCHEDULE.

Form 1.
Form of Voting Ticket.

Division	Name of Rate-payer.	Aggregate value of Houses, Build- ings, or Grounds for which he is assessed.	Total Assessment
	Eutit	ded to vote	
			Secretary.

I, the undersigned, being the cate-payer within described, do hereby give my vote for

as Commissioner for the ( ) Division.

Calcutta,
The 18 . }

No.

Signature.

Form 2.

Division. Street. No. of House. Name of Occupier.

Secretary.

Reverse.

I, the undersigned, being the occupier within described, do hereby give my vote for as Commissioner for the ( ) Division.

Calcutta,
The 18 .}
Signature.

### SECOND SCHEDULE.

(A)

House Tax Bill.

Division No.

Premises No.

Dr.

To Assessment on the above-mentioned Premises for Quarter.

Rated at Rupces , , per Month.
Quarterly Assessment, Rs. , ...

Received Payment,

Remit

Calcutta, 18 . Collector.

(B)

# Notice of Demand.

Number Division Streel House Take Notice that I, on behalf of the Collector of Assessments, have demanded and demand from you the arrears of Taxes assessed upon you as owner of the premises mentioned in the margin, for the ( ) quarter, viz., the months of 18 under the provisions of Act X, of 1852, amounting to Rupees, and that if the same be not paid into the Collector's Office within five days after this demand, you will be reported to the Commissioners, and will be liable to the expenses of any further proceedings.

For the Collector,

Collecting Sircar.

Calcutta,
This day of
18

(C)

Summons to Pay.

No.

To

Number Division Street House Quarter You are hereby summoned to appear personally before the Commissioners for the Improvement of the Town of Calcutta, or such one or more of them as shall be at their office at o'clock on the day of 18, to answer to a complaint made against you by the Collector of Assessments for non-payment of the Taxes imposed on you as owner of the premises mentioned in the margin, under the Provisions of Act X. of 1852, for the ( ) quarter, that is to say,—the months of ( ) amounting to

Commissioners' Office.

Given under my hand

A. B

: (D)

Summons to give Evidence.

To

Under the authority of Act X. of 1852, you are hereby summoned to appear personally before the Commissioners for the Improvement of the Town of Calcutta, or such one or more of them as shall be at their office at o'clock on the day of 18

(Here set out the cause of Summons.)

Commissioners' Office.

Given under my hand this day of 18.

A. B.

(E)

Distress Warrant.

Town of \ To
Calcutta. \int One of the Bailiffs for the Commissioners for the Improvement of the Town
of Calcutta.

Number No. of Division Street House

Whereas of in the the said Town is this day duly convicted before of the Commissioners for the Improvement of the Town of Calcutta, for that the said

doth refuse or neglect to pay, and hath not yet paid, the taxes on houses, buildings, and lands mentioned in the margin, to which he is assessed under the Provisions of Act X. of 1852, for the ( ) quarter, that is to say, for the months of ( ) amounting to the sum of Co.'s Rs. although the said sum has been demanded of him, and five days have lapsed

ed of him, and five days have lapsed since such demand; This is to command you to distrain the Goods and Chattels of the said

within the said Town, or any Goods and Chattels which you may find on the premises in respect of which the said taxes are due, to the amount of Co.'s Rs.

and such further sum as may be sufficient to defray the charges of making such distress; and if within five days next after such distress, the said sum of Co.'s Rs.

shall not be paid, together with such further sum as may be sufficient to defray the charges of taking and keeping such distress, to sell the said Goods and Chattels; and having paid out of the money arising by such sale, the said sum of Co.'s Rs.

to the Collector of Assessment for the said Commissioners, and having deducted the necessary charges of taking, keeping, and selling the said distress, to return the overplus, if any, on demand, to the person whom you shall find in possession of the said goods and chattels.

Given under my hand and seal, this day of 18.



One of the Commissioners for the Improvement of the Town of Calculla.

# (F) Inventory.

Quarter Wallber No. of Division Street House

To

An Inventory of the several Goods and Chattels distrained by me

Bailiff, No

situated in

for the sum of Company's Rupees
Annas Pies being
Arrears of Assessment due up to the
day of last, for Taxes
under the Provisions of Act X, of 1852
(or being the amount of a penalty imposed
on by of the said
Commissioners or Justices of the Peace
as the case may be), with the costs and
charges for enforcing payment of the
same.

Take Notice, that I have this day distrained the several Goods and Chattels specified in the Inventory for Taxes under the Provisions of Act X. of 1852 (or being the amount of the said penalty), and that unless you pay the said sum, with the charges of distraining, into the Office of the Collector of Assessment, within five days from the date hereof, the said Goods and Chattels will be sold according to law.

Arrears, Rs.

Coets, ,,

Co.'s Rs.

Witness my hand, this day of 18

Bailiff.

(G)

Distress Warrant.

Town of To
Calcutta. One of the Bailiffs for the Commissioners for the Improvement of the Town of Calcutta.

Whereas A. B., of in the said Town is this day duly convicted before of the Commissioners for the Improvement of the Town of Calcutta, (or Justice of the Peace, as the case may be,) of the offence of (here state the offence) against the form of the Act X. of 1852 in that case made and provided, and was thereupon adjudged by that he the said A. B. had forfeited the sum of Rs. (here state the amount)

for the offence ( aforesaid. And whereas the said A. B., being required to pay the said sum of Rs. (here state the amount aforesaid), hath not paid the same, but therein has made default, These are to command you to distrain the Goods and Chattels of the said A. B., which may be found within the said Town to the amount of the said sum, and such further sum as may be sufficient to defray the charges of making such distress; and if within five days next after such distress, the said sum of Rs. (here state the amount', together with the reasonable charges for taking and keeping the said distress shall not be paid, to sell the said Goods and Chattels, and having paid out of the moneys arising by such sale the said sum of its. (here state the mount) to the Collector of Assesshaving deducted the necessary charges

of taking, keeping and selling the said distress, to return the overplus (if any) on demand, to the person whom you shall find in possession of the said Goods and Chattels.

Given under hand and scal. Pais day of 18.

of the Commissioners for the Improvement of the Town of Calcutta, (or Justice of the Peace, as the case may be.)

### THIRD SCHEDULE.

Table of Fees to be taken for Proceedings under this Act.

Re. As.

For every Summons to pay ...... 1 0

Sum Distrained for.				Fee.		
					Rs.	As
Under	5 Re	nces.			1	4
				s,	2	0
10		15		,	2 2	8
lă	**	20	***		3	8
20	**	25	,,		4	4
25	.,	30	"			0
30	••	35			5	8
35		40	"			8
40	£1	45			6 7	12
45	"	50	"		8	8
50	"	60	**		10	0
60	"	80	.,		11	8
30	"	100	100		13	ŭ
Above	100				15	ű

The above charge includes all expenses except when peons are kept in charge of property distrained, in which case 4 Annas must be paid daily for each man.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 13th February, 1852.

The following Act, passed by the Governor General of India in Council on the 13th February 1852, is hereby promulgated for general information:

ACT No. XI. OF 1852.

An Act for the adjudication of Titles to certain Estates claimed to be wholly or partially Rentfree in the Presidency of Bombay.

Whereas in the Territories of the Deccan, Kandeish, and Southern Mahratta Country, and in other Districts more recently amexed to the Bombay Presidency, claims against Government on account of Inams and other Estates wholly or partially exempt from payment of Land Revenue are excepted from the cognizance of the ordinary Civil Courts, and incapable of being justly disposed of under the Rules for the determination of Titles, and the Rules of Procedure contained in Chapters IX. and X. of Regulation XVII. of 1827 of the Bombay Code and otheir Supplements; and whereas it is desirable the said claims should be tried and determined.

without further delay, It is declared and coacted as follows:

- I. The Rules in Chapters IX. and X. of Regulation XVII. of 1827 and in Clause 1 of Regulation VI. of 1833 of the Bombay Code do not apply to any of the Districts of the Bombay Presidency, which were not brought under the General Regulations of Government by Regulation XXVIII. of 1827 of the Bombay Code; and no order hitherto passed regarding the continuance or resumption of lands in any of the said Districts held or claimed from Government as wholly or partially free of assessment, shall be liable to be questioned in any Court of Law, on the grounds of any interpretation or construction of the law, which may be inconsistent with the declarations made and the Rules prescribed by this enactment.
- II. The Governor of Bombay in Council may appoint in any Zillah or other division of the Territories subject to the Presidency of Bombay, which were not brought under the General Regulations of Government by the said Regulation XXVIII. of 1827, an Inam Commissioner with so many Assistants, and such subordinate Establishment, as may be necessary for the purposes hereinafter mentioned.
- III. The duties of each Inam Commissioner and his Assistants shall be discharged according to the Rules in Schedule A. annexed to this Act.
- 1V. In the adjudication of claims to exempt lands or interests therein, the titles of claimants shall be determined by the Rules in Schedule B. annexed to this Act.
- V. Each Inam Commissioner and his Assistants shall have the same authority to procure the attendance of witnesses, and to take evidence, as now is, or from time to time may be, by law vested in the ordinary Civil Courts; and so far as concerns the penalties for not giving evidence, for false testimony, for resistance of process, contempts and other like matters, connected with cases under cognizance by any one of the said Officers, his Office shall be held to be a Court of Civil Jurisdiction of the same authority as the superior Civil Court of the Zillah or District in which his Office from time to time shall be established. Provided that all complaints against, or appeals from the proceedings of the Inam Commissioner or any of his Assistants, in exercise of the authority conferred on them respectively by this Section, shall be made under the second Rule of Schedule A. annexed to this Act, and shall not be cognizable by any other authority or in any other manner than as therein specified.
- VI. Bribery, extortion, and generally all acts of abuse, or misapplication of authority, or other misconduct, committed by any Officer belonging to the Establishment of the Inam Commission, or temporarily employed therein under the provinces of this enactment, shall be punishable as criminal offences with fine and ordinary imprisonment without labour for a period not exceeding five years, and the receipt of a present directly or indirectly, by any such Officer from any person against whom or in whose behalf he may be officially employed, shall be considered extortion. And so penalty or punishment adjudicated under this Glause shall preclude any other Civil prosecution to which the offender may be liable.
- VII. No decision or order of the Inam Commissioner, or of any of his Assistants, or of the Godenne is Committenther the provisions of this children is long in the same shall be in force

under such provisions, shall be questioned or avoided in any Court of Law; and no Commissioner or Assistant Commissioner, or other person acting under the provisions of this Act shall be liable to be sued in any Civil Court for any act bond fide done or ordered to be done by him in pursuance of the said provisions.

#### SCHEDULE A.

Rules for defining the Duties of each Inam Commissioner and his Assistants.

- I. The duty of the Inam Commissioner and his Assistants shall be to investigate, in the manner prescribed by this enactment, the titles of persons holding or claiming against Government the possession or enjoyment of Inams, or Jagheers, or any interest therein, or claiming exemption from the payment of Land Revenue, and generally to act according to the instructions of Government in all matters not specifically provided for in this enactment.
- 2. All orders of the Assistant Commissioners shall be appealable to the Ioam Commissioner, who shall also have the authority of revising and of modifying, reversing or annulling, if necessary, their orders and proceedings, and the orders and proceedings of the Ioam Commissioner shall be in like manner appealable to, and subject to modification, reversal, or annulment by the Governor of Bombay in Council, whose orders shall in every case be final.
- 3. The Inam Commissioner or his Assistants shall receive from the persons holding or claiming to hold lands or any interest therein exempt from the payment of Revenue, statements explaining the nature of the title by which the lands or interests are so held, and shall take and record the evidence offered in support of such statements.
- 4. These statements may be received, either directly by the Officers of the Inam Commission, or through the meaium of the Revenue Authority of the Talooka in which the land or interest so held or claimed as exempt is situated, or in which the alleged proprietor resides, without any previous procedure, except a general invitation to such landholders of a District who shall hold or claim to hold lands exempt as aforesaid to state the nature of their titles.
- 5. But when such general invitation is not sufficiently attended to, a notice may be issued to any party holding or claiming to hold any lands or any interest therein wholly or partially exempt as aforesaid, requiring him personally, or by his Agent, to shew his title. The notice issued in such cases shall state the nature of the investigation which is intended, and shall call upon the alleged proprietor of the exempt lands or interest held or claimed to be held exempt as aforesaid, to attend, either personally or by an authorized Agent, at a specified place, and within a specified period (which shall never be less than two months from the date of the notice being served), to explain the nature of his title to hold such lands, or interest exempt as aforesaid, and to produce all the evidence forthcoming to prove The notice shall further explain that a failure to comply with its terms will render the land, or interest to which it relates, liable to attachment.
- 6. The notice shall be served upon the party holding or claiming to hold the land or interest exempt as aforesaid, or, if his place of residence be not known, upon the person acting for him, or in default of such, upon the person in charge of the land or interest.

- 7. If such persons cannot be found, a notice shadi be posted in the Office of the Native Revenue Officer of the District, and in the Chource, or most public place of the village, where the land or interest under inquiry is situated, calling on any person who may claim as proprietor, to appear, either personally or by his Agent, to prove his title within six months from the date of the notice, under penalty of the attachment of the land or interest, and on failure of the appearance of a claimant, the land or interest small be liable to attachment.
- 8. The attachment provided for by Rules 5 and 7 shall be enforced by the Collector or Chief Revenue Authority of the District in which the land to which it relates is situated, at the written requisition of the Inam Commissioner, or his Assistant, which shall be a sufficient warrant to the Collector for the attachment of the land, and for the collection of the rents accruing therefrom on account of Government during its attachment.
- 9. As soon as possible after the receipt of the statements in each District, and of the evidence by which they are supported, they shall be tested by the entries in the Government accounts and State records, and by any other evidence procurable, whether in favor of Government or of the claimants, and decisions shall then be passed on them as to the continuance, resumption, or full or partial assessment of the lands.
- 10. In cases where the notices provided for in Sections 5 and 7 fail to procure the attendance of the persons to whom they are addressed, and no claimant appears to prosecute his claim, the Commissioner or Assistant Commissioner shall proceed to ascertain the facts of the case from such evidence as may be forthcoming or procutable, and shall pronounce such decision there-upon as to him shall seem just regarding the lands or interests to which the notices referred.
- 11. An attachment enforced under Rule 8 shall be removed by the Collector or Chief Revenue Authority by whom it was made, on receipt of a communication from the Inam Commissioner or his Assistant, certifying that he considers the attachment to be no longer necessary; but the rents collected from the land during its attachment shall in no case be restored to the alleged proprietor, except under the general or special instructions of Government.
- Certified copies of decisions made according to the provisions of Rule 9, shall be delivered, as soon as possible after each decision is passed, to the persons on whose claims the decisions shall have been pronounced, or their agents; and copies of all decisions made in the absence of any claimant, according to the provisions of Rule 10, shall be sent to the Mamlutdar, or other Revenue manager of the Talook in which the lands to which they relate are situated, who shall deliver them to the parties affected by them, should they be discoverable, or otherwise cause them to be publicly posted in the village to which the lands in ques-
- 13. Decisions, affecting any lands or any interests therein, passed under this enactment, shall be carried into execution by the Collector or Chief Revenue Authority of the District in which the de to which they relate are situated, at the resistion of the Iuam Commissioner or his Assist in any manner which may, from time to time,

14. In all cases where a person may be desirous of appealing against any decision of the Inam Commissioner or his Assistants, he shall apply by a petition, addressed to the authority by whom, according to Rule 2, his appeal is cognizable, which petition shall be presented to such authority within one hundred days from the date of the decree appealed against, a copy of which must accompany the petition of appeal, and no appeal which is not so made shall be admitted, without proof of the existence of a just and necessary cause for its not having been preferred in due time; and it is hereby provided, that no decree passed by the Inam Commissioner or any of his Assistants, shall be liable to be set aside for want of form in the proceedings, but only for matters affecting the justice of the decision.

#### SCHEDULE B.

Rules for the adjudication of Titles to Estates claimed as Inam or exempt from payment of Land Revenuc.

1. All lands held under a specific and absolute

Regarding Inams already declared permanent by competent authority since the introduction of the present Government

declaration by the British Government, or any competent Officer acting under it, that they were to be continued hereditarily

or in perpetuity exempt, wholly or partially, from the payment of Revenue, are to be so continued according to the purport of such declaration.

Provision 1st .- If any question shall arise as to the competency of the Officer to make or give such declaration as aforesaid, the Commissioner or Assistant Commissioner is to suspend his judgment, and report the circumstances of the case to the Governor of Bombay in Council, to whom a power is hereby reserved of determining finally whether such Officer was competent to make or give such declaration, and the Commissioner or Assistant Commissioner, upon receiving the determination of the said Governor in Council, shall decide accordingly.

sonal Inams, not yet adju-dicated under the present

Government.

2. Any land held under a sunnud declar-Regarding claims to per- ing it to be hereditary, shall be so continued according to the terms of the sunnud.

Provision 1 .- Provided that the grant was either made, or specifically recognized, by authority competent to alienate Government Revenue in perpetuity, the question of which recognition and competency is to be referred to and determined by Government in the manner prescribed by Provision 1st, Rule 1.

Provision 2nd .- And provided that there be nothing in the conditions of the tenure which cannot be observed without a breach of the laws of the land, or the rules of public decency.

Provision 3rd .- And provided that the grant was not afterwards revoked or disallowed, or an alteration of its terms ordered or recognized by a competent authority.

3. All lands uninterruptedly held as wholly or partially exempt from assessment for a period of sixty years before the introduction of the British Government, and then in the authorized possession of a grandson in male descent, or male heir of the body of such grandson of the criso long as there shall be in existence may male helt of the body of the person who are incomb

tracing his lineage from such incumbent through male heirs only.

4. All lands, uninterruptedly held as wholly or partially exempt from assessment, for a period of forty years before the introduction of the British Government, and then in the authorized possession of a son, or male heir of the body of a son of the original grantee, are to be continued for one succession further than that of the person who was incumbent at the introduction of the British Government, that is, until the death of his last surviving son.

Provision 1st.—The authorized possession contemplated by Rules 3 and 4 does not involve the necessity of proving any specific authority from, or recognition by, the Government or Paramount Power. The mere entry of the holding, as continued in the genuine accounts of the District Officers (even in those not audited and passed by the Government of the time being), will be sufficient to bring it under the heads of "uninterrupted" and "authorized" so far as regards the purposes of this Rule; provided only that there are no entries in the Collectorate accounts, which shew that the holding of such lands exempt as aforesaid must have been unauthorized by the Government or Paramount Power.

Provision 2nd.—If there be not evidence forthcoming to disprove a claimant's assertion that his holding has been undisputedly enjoyed for the number of years and descents requisite to fulfil the conditions of Rules 3 and 4 respectively, his prescriptive right shall be admitted.

Provision 3rd .- The introduction of the British Government is to be reckoned from the time the East India Company became the Government or Paramount Authority over each District as regards its Inams. In the Territories ceded by or conquered from the Peshwa, therefore, whether Khalsat Mahals or Serinjams, &c., held exclusive of Inams, &c., the introduction of the British Government will date from the close of that of the Peshwa. But in case of the lapse of an indethe Peshwa. pendent Principality, or of a Jagheer more ancient than the Peshwa's Government, and over the Inams of which he did not claim any authority, the introduction of the British Government should be reckoned only from the date at which the general management of the Districts may have come into the hands of the Company, and in case any question shall arise as to the precise date when the East India Company became the Government over any district, or when the general management of any district came into their hands, such question shall be referred to and determined by Government in the manner prescribed by Provision 1st, Rule 1.

6. Land held as wholly exempt from payment of Revenue, or on partial assessment, the possession of which is not continuable under the preceding Rules, is to be resumed on the demise of the incumbent.

Provision 1st.—In case the incumbent at the time of the introduction of the British Government may have died, the permission to hold for life is to be extended to the person in whose name the land may be continued when the investigation is commenced, if there be no fraud apparent, nor other reason for withholding this indulgence.

Creation 2nd.—When land is evidently held by senial recently committed, (as when an Inam which the present Government has been as manufactured in the present Government with-

out authority, or as when a pretended lnam is found to have originated since the introduction of this Government with the connivance of District or Village Officers), it shall be at once resumed, not being continuable under this or any of the preceding Rules.

7. All lands held for the support of Mosques,
Regarding claims to
Inams apparently permanent by the nature of the objects for which they are held, and not merely personal.

Temples, or similar Institutions, of the permanent tutions, of the permanent character of which there can be no doubt, are to be continued permanently, even though their permanent continuance may not have been expressly provided for when they were granted.

Provisions 1st, 2nd and 3rd.—The same as the corresponding Provisions of Rule 2 of this Schedule in those cases in which Title Deeds or other Records proving the circumstances of the original grant, or its specific recognition by competent authority, are forthcoming.

Provision 4th.—When there is no proof forthcoming to shew whether or not an Inam, coming
under the Provisions of this Rule, was granted,
or even specifically recognized by a competent
authority, still, if it has been undisputedly enjoyed for a period of forty years before the introduction of the present Government, it shall be permanently continued, and enjoyment proved by the
mere entry of the Inam, as continued in genuine
accounts of the District Officers, (even in those
not passed by the Government of the time being,)
is to be considered sufficiently "uninterrupted"
to give an Inam the benefit of this provision, if
there be no entries in the Government accounts
which shew that it must have been unauthorized
by them.

Provision 5th.—If the forthcoming Records do not go far enough back to test the existence of enjoyment of the duration contemplated in Provision 4th as establishing full prescriptive title in such Inams, still, if so far as they do go they are not opposed to the claimant's assertion that sufficient enjoyment has taken place, the prescriptive title of the Inam shall be admitted according to his assertions, unless there be other evidence forthcoming to disprove them.

Provision 6th.—The peculiar advantages of this Rule shall not apply to the holdings of individuals in their own names for the performance of ceremonial worship, claims to which must be decided under the Rules for personal claims.

Provision 7th.—When claims of the denomination coming under this Rule are found to be unsupported by proof of original valid title, and are proved void of sufficient prescriptive enjoyment, they are to be adjudicated according to Rule 6.

8. All lands authorizedly held by an official tenure which it is evident from local usage was meant to be hereditary, and has been so considered heretofore, even though there be no sunnuds declaring it to be so,—for instance, Inams which form the authorized emoluments of any hereditary office, as of Kazees, Village Joshees, &c., and are not merely personal,—are to be continued permanently.

Provisions 1st, 2nd and 3rd.—The same as the corresponding Provisions of Rule 2 of this Schedule in those cases in which Title Deeds or other Records, proving the circumstances of the original grant, or its specific recognition by competent authority, are forthcoming.

Provision 4th.—When there is no proof forth-

under the provisions of this Rule, was granted or even specifically recognized by competent authostill if it has been undisputedly enjoyed as an official and not merely personal holding, from the earliest period to which the forthcoming evidence does relate, it shall be continued permanently as official emolument, unless the claimant's own statement renders this course improper.

Provision 5th .- The provisions of this Rule are not in any way to apply to emoluments continued for service performed to the State, as the Service Wuttuns of Desaces, Surdesaces, Nargowdas, Deshpandes, Patells, Coolkurnees, Mhars, Tulwars, whose claims are to be disposed of according to the Rules which are or may be established for the regulation of such holdings.

Provision 6th .- It is to be understood that mere length of enjoyment of land as Inam by an official person is not of itself sufficient to entitle a claim to be brought under this Rule.

Provision 7th .- If a holding, claimed under this Rule, be found incapable of permanent continuance under it, the claimant shall be allowed the advantages of any of the preceding Rules of this Schedule which may be applicable to his case.

9. On the resumption of any lands under the Regarding Provision for the Widows of the last in-cumbents of resumed holdings.

Rules of this Schedule, a moiety, or other portion may be continued to the Widows of the last in-

cumbents during their lives, in cases of proved poverty and destitution.

Provision 1st .- In the case of a holding, which is recognizable as an hereditary personal Inam, the widow of a proprietor who dies without surviving male issue, or other heirs to whom his lnam will of necessity descend, is by right his sole heir, and during her life, the Inam cannot be regarded as having lapsed to Government: it should therefore, in such a case be continued undiminished during the widow's life.

10. These Rules shall not be necessarily applicable to Jageers, Serin-jams, or other tenures for Regarding the exception of certain tenures from the application of these Rules. service to Government, or tenureseef a Political nature, the titles and continuance of which shall be determined as heretofore under such Rules as Government may find it necessary to issue from time to time.

11. Any of these Rules may be relaxed in Regarding the modifica-on and interpretation of instructions from the Gofavor of claimants under tion and int Council, in whom shall also be vested the power of interpreting the precise meaning of any of the Rules respecting which a question may arise.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Draft of a proposed Act was of February 1852.

Acr No. --- OF 1852.

An Met to enable the Courts of Sudder and Nizaat Adamsat in the Presidency of Fort William

the practice in their own Courts, and in the Courts subordinate to them, with respect to the amendment of pleadings, It is hereby enacted as follows:

- I. It shall be lawful for the several Courts of Sudder and Nizamut Adawlut in the said Prosidency to frame, and from time to time to amend, rules regulating the practice of their own Courts and of the Courts subordinate to them respec-tively, with respect to the insertion, omission or striking out of statements, or of the names of parties, in or from the pleadings filed in such Courts, and generally with respect to the amendment of pleadings.
- II. The said rules, when framed or amended as aforesaid, shall be submitted to the Governor General of India in Council, and from and after their approval by the said Governor General of India in Council they shall be of the same force and effect as if they were inserted in this Act.
- III. Where, under the said rules, an amend-ment of a pleading is allowed or rejected by a Court of first instance, an interlocutory appeal from such order of admission or rejection shall be allowed, within one month from the date of the order, to the Court to which the decisions of such Court of first instance are regularly appealable, and the order of such Appellate Court on the interlocutory appeal shall be final.
- IV. When any amendment of a pleading shall be allowed under the rules aforesaid, the said Courts may respectively make such order as to the costs payable in respect thereof, and as to the time of payment of such costs, as to the said Courts respectively may seem just; Provided always that no such costs shall be awarded in respect of any such amendment as aforesaid to a greater amount than the sum of rupees twentyfive in the Courts of the Moonsiffs and Sudder Ameens, or to a greater amount than the sum of rupees fifty in the Courts of the Judges and Principal Sudder Ameens, or to a greater amount than the sum of rupees one hundred in the Courts of Sudder Dewanny Adawlut; Provided always that the order of such Courts, awarding costs within the amounts aforesaid, shall be subject to no appeal.

Ordered that the Draft now read be published for general information.

Ordered, that the said Draft be reconsidered at the first meeting of the Legislative Council of India, after the 6th day of April next.

> FRED JAS HALLIDAY, Secy. to the Govt. of India. -

Fort William, Legislative Department, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th of February 1852:

ACT No. -- OF 1852.

An Act for the better regulation of Cantonments.

For the better regulation of Cantonments, it is hereby enacted as follows :-

I. Any person, whether European or Native, not being a Sutier, or amountle to the Articles of War, or a Camp Follower, who shall convey or attempt to convey any figuor, wine, or attempt to convey any figuor, wine, or attempt to convey any figuor, wine, or attempt to convey any figuor, wine, or attempt to convey any figure. of miles and Nizamut Adamint in the Pacaldency of Fort Willam to frame rules regulating.

thority, sell or supply the same to any European Soldier or European Woman in any such Cantonment or Bazar, shall be liable on conviction before any Magistrate or Justice of the Peace, or such other Officer as the local Government shall think fit to empower on that behalf, to a fine not exceeding FortyRupees, or in the discretion of the said Magistrate, Justice, or other Officer, to imprisonment, with or without hard labour, for any period not exceeding two calendar months, and in case of conviction the said Magistrate, Justice, or other Officer may adjudge the said liquor, wine, or drugs, and the vessels containing the same, to be forfeited to Government, and may sell or otherwise dispose of the same for the benefit of Government.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 6th day of May next.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 6th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 6th February 1852.

ACT No. - of 1852.

An Act to amend the Law regarding the taking of Mochulkas or Penal Recognizances in the Presidencies of Madras and Bombay.

I. Whereas it is expedient to amend the law relating to the taking of Mochulkas or Penal Recognizances in the Presidencies of Madras and Bombay, It is hereby enacted as follows: Section V. Regulation IV. of 1827, of the Madras Code, is repealed.

II. In the territories subject to the Presidencies of Madras and Bombay, it shall be lawful for the Magistrates to take Mochulkas or Penal Recognizances in the form annexed to this Act, as well from British subjects as from other persons, in all cases wherein it may appear just and necessary to require the same for the maintenance of the peace in their respective jurisdictions, although the party to be bound in such recognizances may not have been convicted of any specific offence; provided that the amount of the recognizance in all such cases shall be proportionate to the condition in life of the said party, and to the circumstances of the case.

III. In cases of an aggravated nature, wherein it may appear necessary to require security
for keeping the peace in addition to the recognizance of the party, it shall be lawful for such
Magistrates to direct the same, and to fix a
reasonable amount for the security bond, to be
executed in the form annexed to this Act by the
surety or sureties.

1V. Whenever it shall appear to the Magistrate that the period for which the party should be bound to keep the peace, with or without additional security, need not exceed one year, it shall be lawful for him, without reference to superior authority, to give directions accordingly, and is default of such recognizance or additional security, to commit the party to prison in the Cies In the shall do what has been required.

- V. Whenever it shall appear to the Magistrate that the period for which the party should be bound to keep the peace, with or without additional security, ought to exceed the period of one year, the Magistrate shall record his opinion to that effect, with an order specifying the amount of recognizance and security, as well as the num-ber of sureties which should in his judgment be required, and the period for which the recognizance and security should be required, which however shall in no case exceed three years. If the party shall not furnish the recognizance and security so required, the proceedings shall be laid before the Sessions Judge, who, after examining them and calling for any further information which he may think necessary, shall pass orders on the case, confirming, modifying, or annulling the orders of the Magistrate; and if the orders so passed by the Sessions Judge confirm to any extent the requisition for recognizance or securities, the Sessions Judge shall direct the Magistrate to commit the party to prison in the Civil Jail until he shall do what has been required of him.
- VI. Provided always, that no party shall be kept in prison under the foregoing provisions of this Act for a longer period than that for which the recognizance and securities have been required from him.
- VII. The Magistrate may at his discretion, discharge recognizances and securities for keeping the peace taken by himself, and may order the release of persons confined under his own order for default in entering into such recognizances, or giving such securities.
- VIII. Sureties for the peace shall at all times be discharged from further responsibility on delivering up to the proper Magistrate or Police Officer the persons for whom they have become responsible.
- IX. Whenever it may be proved before the Magistrate that any such recognizance has been forfeited, he shall proceed to enforce the penalty of such recognizance in the mode prescribed for the satisfaction of decrees of the Civil Court.
- X. Whenever it may be proved before the Magistrate that any such recognizance has been forfeited, if a security bond shall have been taken, and the Magistrate shall think that proceedings should be had upon such bond, he shall give notice to the surety or sureties to pay the penalty, or to show cause why it should not be paid, and if no sufficient cause shall be shown, the Magistrate shall proceed to recover the penalty from such surety or sureties by the attachment and sale of any of his or their property, in the mode prescribed for the attachment and sale of property in satisfaction of decrees of the Civil Court, and if the penalty be not paid, and cannot be recovered by such attachment and sale, such surety or sureties shall be liable to confinement by order of the Magistrate, in the Civil Jail of the station, during a period not exceeding six months.
- XI. All sentences and orders passed under this Act shall be appealable, subject to the general provisions which regulate appeals.
- XII. In the Territories subject to the said Presidencies, all Mochulkas and Security Bonds which by force of any Act or Regulation may be taken by Criminal Courts of the East India Company, or by Magistrates, for keeping the peace or for good behaviour, may be enforced in the manner prescribed by Sections IX. and X. of this Act.

Nothing in this Act contained shall be contained so as to repeal or otherwise affect he predictions of Sections XXIV. XXV. and XXVI. Regulation XII. of 1827, of the Bombay Code, with respect to the recognizances or securities which may be taken for securing the attendance of witnesses and of the offenders therein mentioned.

## FORM OF MOCHULKA.

Whereas I inhabitant of have been called upon to enter into a Mochulka to keep the peace for the term of I hereby bind myself not to commit any act that can occasion a breach of the peace during the said term; and in case of my making default therein, I bind myself to forfeit to Government the sum of Rupees Dated

## FORM OF SECURITY.

Whereas inhabitant of
has been called upon to give security to keep
the peace for the term of I hereby declare myself surety for the said

that he shall not commit any act that can occasion a breach of the peace during the said term; and in case of his making default therein, I hereby bind myself to forfeit to Government the sum of Rupees

Dated

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 6th day of May 1852.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 13th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 13th of February 1852.

## ACT No. --- OF 1852.

An Act for the abolition of the Poll Tax, and for lawying a tax on lands covered by dwelling-houses in Akyab and Kyouk Physo in Arracan.

Whereas it is expedient to abolish the Poll Tax now levied within the Towns of Akyab and Kyouk Phyoo in the Province of Arracan, and instead thereof, to levy a tax upon land covered by dwelling-houses within the said Towns, It is exacted as follows:

- 1. From and after the day of 1852, the levy of a Poll Tax, within the Towns of Akyab and Kyouk Phyoo, in the Province of Arracan shall cease.
- II. From and after the said day of 1852 the Commissioner in Arracan for the time being, shall from time to time, as he shall think it, make an assessment on the owners of land covered by dwelling-houses within the Towns of Akyab and Kyouk Phyoo at the rate of one pie and a half a year for every square cubit of land covered by such dwelling-houses, and the amount of the said assessment shall be payable by the owners or occupiers of such lands by half-yearly payments of a moiety of the same, and the said last yearly payments shall be made in advance, that is to say, at the commencement of each balf-year in respect of which the same is due.

III. In case of non-payment of the amount of the said-assessment, or any part thereof, within eight days after the same shall have been demanded from the owner or occupier aforesaid by the said Commissioner or other Officer appointed by the Commissioner to collect the amount of the said assessment, it shall be lawful for the said Commissioner, or other Officer as aforesaid, to levy the same by distress and sale of the goods and chattels to whomsoever belonging found in or upon the lands so assessed or the dwelling-house thereon, and in case the amount of the said assessment or any part thereof, shall be paid by any tenant or occupier, or the same is levied by seizure and sale of his goods and chattels, such tenant or occupier may deduct the amount of the payment or levy from the following payments of his rent to his landlord.

IV. The Government of Bengal may at its discretion exempt any building from assessment.

- V. No assessment made under the authority of this Act shall be impeached or affected by reason of any mistake in the name of any person liable to assessment or of anything chargeable with assessment, provided the directions of this Act be in substance and effect complied with, and no proceedings or other matter or thing had or done under this Act shall be quashed or set aside for want of form or error of procedure in any Court of Justice, but only on the merits.
- VI. For the purposes of this Act the following shall be the boundaries of the Towns of Akyab and Kyouk Phyoo, viz.:

The boundaries of Akyab.—To the North the Charoogya Creek. To the West the said Creek and a Road running West and South until it joins the Bund called Morton's Bund, which leads down to the Sea-shore. To the South the Sea. To the East the Akyab River and Harbour.

The boundaries of Kyouk Phyoo.—To the North the Sca. To the East Oon Khyoung or Salt Golah Creek. To the West the Cantonments. To the South Kulabadong Lands, Kangyeendun Village, and Nga Tsoung's Grant.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 13th day of April next.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 193.-

Fort William, Foreign Department, the 13th February 1852.

Notifications.—The Most Noble the Governor General in Council is pleased to grant to Surgeon R. Collum, Superintendent with the Ex-Ameers of Sinde at Hazareebagh, leave of absence for one month, from the date on which he may make over charge of his Office to the Civil Officer at Hazareebagh.

No. 203,

The Most Noble the Governor General in Council is pleased to grant to Mr. E. C. Bayley, Officiating Deputy Commissioner of Kangra, in month's leave of absence, under Section XI. of the Absence Rules, to commence from the let. March 1852, or from the date on which he may quit his District.

#### No. 205.

The Most Noble the Governor General in Council is pleased to appoint Gopal Subace, Tabsildar of Nadown, to be an Extra Assistant at Battala, in succession to Misr Hurchurn Dass resigned.

### No. 210.

Assistant Steward James Winn having resumed charge of the Medical duties of the Civil Station of Mozuffurgurh, on the 11th ultimo, the remaining portion of the leave of absence granted to him in G. O. G. G., dated 3rd November last, No. 3420, is cancelled.

FRED. JAS. HALLIDAY,
Offg. Secy. to the Govt. of India.

#### No. 231.

Fort William, Foreign Department, The 16th February 1852.

NOTIFICATION.—The leave of absence granted to Lieutenant P. A. P. Bouverie, 1st Assistant Superintendent, Ajmere, in G. O. G. G., dated 30th October 1851, No. 3338, is to reckon from the 9th December 1851 till the 17th January last, being the period during which he availed himself of it.

EDW. THOMAS,

Offg. Under-Secy. to the Govt. of India.

### No. 136.

Fort William, Home Department, Ecclesiastical, the 16th February 1852.

Notification.—The Reverend H. B. Burney, Assistant Chaplain, having reported his return from England on the 1st ultimo, the unexpired portion of the leave of absence, for one year, granted to that Gentleman, under date the 8th October 1850, is cancelled.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

### No. 137.

Fort William, Home Department, the 16th February 1852.

NOTIFICATION. — The Governor General in Council is pleased to permit Mr. G. F. Franco to resign the East India Company's Civil Service, from the let proximo.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

### No. 4.

Fort William, Financial Department, the 14th February 1852.

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for February 1852, will be payable as under:—

Military and Marine Departments, on Wednesday, the 10th proximo.

Civil ditte, on Monday, the 15th proximo.

By order of the Hon'ble the President in Council,

J. A. DORIN, Secy. to the Govt. of India.

#### No. 360.

Orders by the Most Noble the Governor of Bengal.

Appointments.—The 12th February 1852.—

Mr. G. C. Chapman, Deputy Magistrate under Act XV. of 1843, to be in charge of the Sub-Division of Deoghur.

Mr. Chapman is vested with the full powers of a Magistrate in the Districts of Bhagulpore, Monghyr and Beerbhoom, which he will exercise within the Sub-Division of Deoghur.

Leave of Absence.—The 14th February 1852.—Mr. F. B. Drummond, Assistant at Tirhoot, for twelve days, on Medical Certificate, in extension of the leave granted under Orders of the 16th ultimo.

Captain J. Butler, Principal Assistant to the Commissioner of Assam, at Nowgong, from the date on which he made over charge of his office to Lieutenant G. F. Vincent to the date on which he resumed charge of the same, on Medical Certificate.

Notifications.—The 12th February 1852.—The Puchina Tangoni of Banska has been transferred from the jurisdiction of Thannah Tamulpore, in the Kamroop District, to that of Thannah Buzalli in the same District.

The 17th February 1852.—Sub-Assistant Surgeon Govindchunder Dutt received charge of the Medical duties of the Gya City and Pilgrim Hospital from Baboo Shamachurn Sircar on the 26th ultimo.

Mr. A. Littledale, Magistrate of Rajshahye, made over charge of his office to Mr. J. C. Dodgson on the 7th instant.

Captain E. A. Rowlatt, Officiating Principal Assistant to the Commissioner of Assam, at Kamroop, made over charge of the Treasury of the Collectorate and the current duties of his Judicial and Revenue Offices to Ensign T. Lamb, on the 2nd instant, preparatory to his proceeding into the interior of the District on public duty.

Mr. R. Alexander received charge of the Treasury of the Collectorate, Magistracy, Salt Office and Collectorate of Sea Customs from Rai Kishen Kaunt Mitter, Deputy Collector, on the 12th instant.

Mr. J. Spankie resumed charge of the Treasury and the Collectorate of Tipperah from Mr. L. Barber, Deputy Collector, on the 11th instant.

Moulvie Mahomed Saem, Additional Principal Sudder Ameen of the 24-Pergunnahs, assumed charge of his Office on the 12th instant.

Mr. T. C. Loch made over charge of the Treasury and the Collectorate of Moorshedabad to Mr. C. F. Carnac on the 13th instant.

Mr. J. Brown, Deputy Collector under Regulation IX. of 1833, made over charge of the Behar Treasury and Stamps to Mr. Deputy Collector J. Macleod on the 4th instant.

By Order of the Most Noble the Governor of Bengal.

J. P. GRANT, Secy. to the Govt. of Bengal. No. 484 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department,

Lieut. Governor's Camp. the 5th February 1852.

Appointments.—Mr. Francis Otway Mayne to officiate as Joint Magistrate and Deputy Collector of Puttialee.

Mr. C. P. C. Smyth to officiate as Joint Magistrate and Deputy Collector of Shajehanpoor.

No. 539 of 1852.

Agra, the 11th February 1852.

Appointment.—Mr. James Grant Thomason to be an Assistant in the Agra Division.

No. 557 of 1852.

Agra, the 12th February 1852.

Notification.—The Provisions of Regulation XI. of 1831 are hereby introduced into the District of Allyghur, the Tehseeldars of which are invested with the powers of a Darogah of Police, within their respective jurisdictions.

No. 485 of 1852.

Judicial Department,

Lieut. Governor's Camp, the 6th February 1852.

Appointments.—Mr. C. W. Fagan to officiate as Civil and Sessions Judge of Azimghur.

Judicial and Revenue Department.

Mr. R. B. Thornhill to officiate as Magistrate and Collector of Ghazeepore.

Mr. R. Thornton to officiate as Magistrate and Collector of Humeerpore.

No. 486 of 1852.

Judicial Department.

Appointments.-Mr. D. Robertson to officiate as Judge of Bareilly.

Mr. G. D. Raikes to officiate as Additional Judge of Bareilly.

No. 520 of 1852.

Agra, the 10th February 1852.

Appointments. Mr. Edward Henry Morland to officiate as Civil and Sessions Judge of Agra.

Judicial and Revenue Department.

Mr. Cudbert Bensley Thornhill to officiate as Magistrate and Collector of Cawnpoor.

No. 569 of 1852.

Judicial Department,

Ayra, the 13th February 1852.

Appointments.—Mr. Robert Tudor Tucker to officiate as Civil and Sessions Judge of Futtehpore, during the absence of Mr. J. Muir, or till further orders.

Judicial and Revenue Department.

Mr. William Roberts to officiate as Magistrate and Collector of Mirzapore.

W. Muin,

Offg. Secy. to the Govt., N. W. P.

No. 580 of 1852.

Judicial Department.

Leave of Absence.—Mr. James Kirk, Sudder Ameen and Moonsiff of Rohtuck, for one month, on his private affairs, from the date of quitting Office.

JOHN W. SHERER,

Offg. Asst. Secy. to the Govt., N. W. P.

No. 200 of 1852.

General Department, N. W. P.,

Agra, the 11th February 1852.

Leare. — Lieutenant R. Maclagan, Principal Civil Engineering College, Roorkee, for three months, to visit Bombay preparatory to availing himself of his Furlough.

By Order of the Hon'ble the Lieut.-Governor of the North-Western Provinces.

W. Muin,

Offg. Secy. to Govt., N. W. P.

General Orders by the Most Noble the Governor General of India in Council.

Fort William, 14th February 1852.

No. 116 of 1852.—The Pay, Batta and other Allowances, for February 1852, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on, or after Wednesday, the 10th proximo.

Fort II illiam, 18th February, 1852.

No. 117 of 1852.—The undermentioned Officer is permitted to proceed to Europe on furlough:

Captain John Harding W. Mayow, On Medical 2nd European Bengal Fusiliers, Certificate.

This cancels the furlough, on private affairs, granted in Government General Order, No. 40, of 16th January 1852.

No. 118 of 1852.—Lieutenant Lewis Munro, of the 43rd Regiment Native (Light) Infantry, is allowed leave of absence from 1st November 1851 to 1st May 1852, to visit Bombay, on Medical Certificate, preparatory to applying for furlough to Europe.

No. 419 of 1852.—Lists of Rank of Cadets of Artillery, Cavalry and Infantry and of Assistant Surgeons appointed for the Bengal Presidency.

No. 1 of 1852.

ARTILLERY, CAVALRY AND INFANTRY.

For the Artillery—To rank from the 12th December 1851, the day on which they passed their Public Examination and in the following order, provided the Ships by which they respectively proceed, sail within the period prescribed by the Regulations, viz.

Frederick Sleigh Roberts, Horatio Otto Hitchins, John Stewart, Alexander James Trotter, George Cracklow, Edward Powney Lewin, Albert Tollemache, Edward Lindsay Hawkins. For the Cavalry.—To rank from the date of their departure from Southampton by the Overland Route and in the following order, viz.:

Charles Hurst Muspratt, " Bentinck," 20th Cunliffe Martin, ...... November.

For the Infantry.—To rank from the date of his departure from Southampton by the Overland Route, viz.:

John Paton Davidson, { "Pottinger," 20th October.

To rank from the 12th December 1851, the day on which they passed their public examination, and in the following order, provided the Ships by which they respectively proceed, sail within the period prescribed by the Regulations, viz.:

Edwin Archibald Chester Lambert, William Frederick Shaw, Charles Archibald Denny, James Thomson, Colin Alexander Robertson, Frederick Herbert Wilson, Welby Wroughton Boddam, Charles Sutton, Charles Henry Lycett Warren.

To rank from the 13th December 1851, agreeably to Court's Resolution of 4th December 1833, and in the following order, viz.:

(abroad,)

George Augustus Graham, ...

Frederick Duncan Tulloch, ...

Francis Howell Jenkins, .....

Frederick Jervis Ripley, .....

Francis Ingram Conway Gor. 20th Decemdon, .....

Richard Manuel Sewell, .....

Henry William Chapman, ...

(Sd.) PHILIP MELVILL,

Secy., Mily. Dept.

East India House, 2nd Jan., 1852.

(True Copy,)

(Sd.) JAS. C. MELVILL,

Secretary.

Enst India House, London, 8th Jan., 1852.

No. 1 of 1852.

LIST OF RANK OF ASSISTANT SURGEONS FOR BENGAL.

To rank from the date of the sailing from Gravesend of the Ship by which he proceeded, viz.:

Dalhousis Teit. M.D., ... Tudor, Tudor, Trador, To rank from the date of their departure from Southampton by the Overland Route, and in the following Order, viz.:

Alexander Christison, M. D., Pottinger," 20th October
David Keith, M. D., M. A., Indus,"
3rd November

To rank from the date of the transmission by the Overland Mail of the Para. announcing his appointment, viz.:

Corbyn (abroad), ... Para. vid
"Marseilles,"
24th November.

To rank from the date of their departure from Southampton by the Overland Route and in the following Order, viz.:

John Pierce Bowling, ..... Ripon," Geo. Moncrieff Govan, M. D., 20th December.

(Sd.) PHILIP MELVILL, Secy., Mily. Dept.

East India House, 2nd Jan., 1852.

(True Copy,)

(Sd.) J. C. MELVILL, Secretary.

East India House, London, 8th Jan., 1852.

> J. STUART, Colonel, Secy. to the Govt. of India, Mily. Dept.,

ERRATUM.—In Government General Order, No. 109, of the 14th February 1852, promoting Ensign G. H. Griffiths, 8th Regiment Native Infantry, instead of "1st January 1852," read 1st February 1852.

### General Post Office Notifications.

Export Overland Mail per P. and O. Co.'s Steamer "Hindostan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Cevlon, Aden, Penang, Singapore and Hong kong,) intended for transmission by the Peninsular and Oriental Company's Steamvessel "Hindostan," will be closed at this Office on Saturday the 6th Proximo, and that an After-Packet will be despatched hence on Monday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan" can be received after 3 p. M. of that date.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, 1 The 13th February 1852.

## Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of March for the departure of the next Steamer therefrom with a Mail for Succession Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters

and papers from Calcutta, which may be intended tot, conveyance by that opportunity, will be Saturday, the 21st Instant, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Friday, the 20th

J. R. BURLTON BENNETT.

Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, } the 5th February 1852.

NOTICE.—The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, London, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calculta, Genl. Post Office, The 30th June, 1851.

Colonial.

No. 12827.

General Post Office, 26th April, 1851.

Sir,—Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERLY.

The Post Master General, Calcutta.

(True Copy.)

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, Gefferal Post Office, the 8th November, 1851.

# PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

Ist. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that "His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as fiftherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD,

and 12 other Directors.

London, the 24th September, 1851.

(True Copy,

(Signed) W. SETON-KARR, W.

Under Secy. to the Govt. of Bengal. (True Copy,

J. R. B. BENNETT,

Deputy Post Master General, in Charge.

NOTICE.—The subjoined copy of a Notice

issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, viá Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, viá Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four } 1 d.

Ditto exceeding four 2 d.

Ounces and not exceeding eight Ounces...

Ditto exceeding eight Ounces and not exceeding twelve Ounces,

Ditto exceeding twelve Ounces and not exceeding sixteen Ounces,

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

J. R. BURLTON BENNETT, Dy. Post Master General, in Charge.

NOTICE.—Post Offices have been permanently established at the following places in Bengal:—

Nauthpore, 48 Miles North-West of Purpeah. Serajgunge, 65 Miles from Pubnah.

Nowhattan, 34 Miles from Jessore.

J. R. BUBLTON BENNESST,

Deputy Post Master General, in Charge.

Calcutta, Gonl. Post Office, ) the 24th December 1851. EDUCATION NOTICE .- The former designs for a College at Kishnaghur, capable of accommodating 500 pupils, having been rejected by the Council of Education as unsuitable, fresh tenders and designs for a building affording the same accommodation, are invited.

The outlay now sanctioned is Company's

Rupees 50,000.

For further particulars apply to the undersigned, at his Office, in the Medical College.

(By Order.)

FRED. J. MOUAT,

Secy. Council of Education.

February 5th, 1852.

Sheriff's Office, the 11th February 1852.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the First day of March next, at 12 o'Clock at Noon.

The Court will open on the first day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the Forenoon, of which all persons are required to take notice.

JOHN DEFFELL, Sheriff.

निविक चाकिन ১১ किकुचादि ১৮৫২ नान। নমাচার দেওয়া যাইতেছে যে আগামী ১ मार्क लामबाद मूहे প्रहादद नमय महद कनि-কাভার কোট উইলিয়মের এব ওভারার অন্তঃ-পাতি যে সকল স্থান তলিমিত্তে বঙ্গদেশের ফোট উইলিয়মের সুপ্রিম কোর্ট আপন আদালত ঘরে ওএর টরমিনর এবং এডমিরেল্টী অর্থাৎ মহাসুমূদু সমুকীর মোকল্মা নিষ্পত্য জন্য এক সেশীয়ান वर्षाः विक्रित कतिरवन ।

এই দেশীয়ান যতকাল পর্যান্ত বসিবেক তাহার ্রেশ্বম দিবস দুই প্রহরের সময় তাহার পর প্রডি मिबन बतादा चकाद नप्रश्न विश्व अविषय नकला बद्रव द्रार्थन ।

JOHN DEFFELL, Sheriff.

महिक।

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Nilma-Notice, that an apdub Mitter, of Saumpooker, in Calcutta, lately
carrying on trade and
backers in Calcutta, Baland, Merchant and Trader, an Lucolvent der, an Insolvent. such application will be heard and disposed of by the Acting Commis-

In the matter of Alfred On Saturday, the Hillatt Brooks, lately car- 7th day of February rying on business at Alloo | instant, It was or-Godown, Clive's Lone, in dered, that the first Sa-Calcutta, a Merchant and turday in the month Agent, under the Style of of March 1852, be A. Brooks and Company, appointed for further an Insolvent.

appointed for further Hearing in this matter, and unless cause be shewn to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after-acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of filing his petition for relief.

Judge, Vrignon and Newmarch, Attorneys.

In the matter of John Walfgang Mozart Gib-On Thursday, the Walfgang Mozart Gib- 5th day of February son, late an Assistant to instant, It was or-Messrs. Harraden and dered, that the said Company, and now Music Insolvent be, and he is hereby at liberty to Tuner, of Waterloo Street in Calcutta, an Insolvent. filed in this matter, generally, and that the Orders made in this matter, respectively, on the 22nd and 28th days of November last, be and the same are hereby enlarged to Saturday, the 3rd day of April next, and that the said Orders be amended by striking out the words "7th day of February," and inserting in lieu thereof the words "3rd day of April" whenever it occurs, and that the said Insolvent do personally attend before this Court on the said 3rd day of April next, at the hour of 11 o'clock in the forenoon.

Robertson, Attorney.

Chief Clerk's Office, 17th February 1852.

NOTICE. — Certain Effects belonging to the Estate of the late Mrs. Lockington, who died intestate at Monghyr, on the 26th December 1851, have been placed under the Seal of this Court, and will be delivered to any party who may be legally authorized to receive the same.

FRANCIS LOWTH,

Officiating Judge.

Bhaugulpore, the 4th February 1852.

## BANK OF BENGAL RATES.

DISCOUNT.

Government Acceptances do., .... INTEREST CHARGED. On Fixed Loans, not exceeding 3 months, on Deposit of Company's On Deposit of Opium, ..... On Deposit of Metals and Indigo, 9 , On Accounts of Credit, not exceeding 3 months, on Deposit of Com-} pany's Paper,
On Deposit of Opium,
On Deposit of Metals and Indigo, On Deposit of other Goods, .... 101 " W. GREY, Secy. & Treasurer.

Calculate 1714 Sept., 1851.

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matabanyah Rivers, on the 7th February 1852.

Names of Rivers.	Smallest Depth	Where Shallowest
Bhaugiruttee River.	1	
A	0 4	
At its entrance.	0' 2	
Below the entrance	0 2	At Annundnugghur.
From thence to Jungy- {	0 3	CD.
pore.	0 3	" Sampore.
From Jungypore to Sad- {	0 3	" Sauspore.
duckbaugh (		" Rampall.
From Sadduckhaugh to {	1 4	., Katteegungah
Berhampore,	1 5	Berhampore
From Berhampore to f	1 5	" Modoorhaldar.
Cutwa ?	1 3	" Mirzapore.
And from Cutwa to f	1 1 6	Koheernjpore
Nuddesh	1 6	Below Augurdeep
101 TO 10	111	,
Jellinghee River. *		
At its entrance	5 6 6 2 3 3 2 5 7 6 9 9 9 10 7 8 2 10 2 11	Below Laulkoop.
	2 3	
From thence to Bause-	2 3	Above the lower entrance
marroe	2 5	Below Bollvemarree.
	2 5	At Surkarparrah.
ζ.	2 6	Below Bausemarree.
(	2 6	At Joyrampore.
From Bausemarree to)	2 9	" Umberpore.
Teeahkattah,)	2 9	" Pajeelnugghur.
	2 10	" Rajapore.
	2 7	" Chundipore.
From Teeahkattah to So-	2 8	" Beerpore.
natullah,	2 10	" Gokoorapottah.
And from Sonatullah to	2 11	, Kantaltallah.
Moisegunge,	3 2	" Sahibnugghur.
		" 86
Matabangah River.		
At its entrance,	15 0	
From thence to Hautho-	10 9	At Dewangunge
leah	0 9	" Boleah.
From Hautholeah to f	0. 6	" Bhaugberriah
Katchikattah,	0 6	Ashmancolly.
	1 1111	" Batchamarree.
	2 0	
Kishengunge,	2 3	
And from Kishengunge	1 4. 0	,, Goyes.
to Seebpore, (	2 6	Ranaghaut.

No Water on Guage at Berhampore.

J. LANG, Supt., Nuddeah Rivers

Jellinghee River, 14th February 1852.

\* The channel of this River below Laulkoop has been deepened, by the construction of Bandahls, from 1 foot 6 inches to 2 feet 6 inches, and at Umberpore, from 2 feet 3 inches to 2 feet 9 inches.

### India General Steam Navigation Company.

NOTICE is bereby given, that the General Half-Yearly Meeting of Shareholders of the above-named Company, will be held on Monday, the 15th of March next, at 3 o'Clock, P. M., at the Office of the Company.

After closing the ordinary business of the day, the Meeting will be made special, to take into consideration the amount of future remuneration to be allowed to the Auditors of the Company.

By order of the Directors,

H. N. P. GRANT Semesary.

I. G. S. N. Co.'s Office, Clive Street Gaat, Calcutta, Monday, Feb. 2nd, 1852. NOTICE.—The Interest and Responsibility of Mr. Robt. Eglinton, in our Establishment, cessed on the 31st December 1851.

EGLINTON & Co.

Calcutta, 17th February 1852.

### North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

### Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD.

KIDDERPORE, 31st January, 1851.

Secy. M. O. S.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List, No. XII.

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 10TH JANUARY, 1862.

To which is added,

# A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES, with the dates of their Appointments, &c.

PRICE—Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupées per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sout so the publishers, R. C. Lepage and Co.

A few Coping of previous Numbers of the New Army List of Swailable to parties desirous of securing a complete series of the publication.

13th January, 1852.



# APPENDIX TO

# The Calcutta Gazette.

# Published by Authority.

# WEDNESDAY, FEBRUARY 18, 1852.

বল ও এতদেশীয় অপর ভাষাতে নামান্ধিত যে সকল চিঠীর মালিকানের টিকানা নাছওয়াপুযুক্ত •পুর্ণীয়া পোষ্ট আফিসে ১৮৫০ সালের জানুআরি লা∿ ডিসেম্বর মাহাতে যে সকল চিঠী রাথিত হইয়াছে তাহার ফর্মাঃ

চিচীর দ°√থ্যা:	চিঠীর মালিকানের নাম	মালিকানের টিকান:	, रेक्फिरग
166	কপুরি পালওয়ান	পূৰীয়া	
325	রামপ্রসাদ	à	
222	<b>ट्र</b> निर्वाल	₫.	
228	দেশ কাশীমআলি	₹	
220	মিরন	À	
226	গোপাললাল	à	
229	কাশীনাথ	À	
224	গোলামন বি	À	
292	দৈয়দ আহ্মদআলি	ð	
000	আনন্দ মিস্ত্রী	ঐ	
1001	বুজনাথ	ঐ	
1004	চন্দুপত	ঐ	
000	গৌর মিশর	ঐ	
8006	আশর্কহোশেন	<u> </u>	
2006	ৰুধু মণ্ডল	ভাগলপুর	
0000	মির আলি	পুনীয়া	
0009	<b>मिमात्रार्थन</b>	কীশনগঞ্জ	
4006	विकाय हम्म	পুৰ্ণীয়া	
2002	মোসাহেবআলি	₫.	
>0>0	বোলাকীলাল	<b>ঐ</b>	
1000	রামকমল	মনিহারি	
5052	रेचेत्रम्	পুৰ্ণীয়া	
000	वासूचा	ঐ	
3038	মৌলাবকু	<b>ঐ</b>	
200	्रवाष्ट्रस्य शांचामी	À	
2000	न्यस्कीरमध्य	at 1	
>059	MINA GUI	কীশনগঞ্জ	
303F	(अमृहाम	পুর্ণীয়া	

চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	रेक किए ग्र
1012	ধমুদ্ত	<b>भूगी</b> हा	ă
5050	रेक्र.व.क.र	. 4	
5055	***	À	
5088	হ ভোমন সি <b>ং</b> হ	ক) শনগ্ৰ	
2050	কালীপ্ৰসাদ	<b>भू</b> नौरा	
5018	র্ঘ্র ৭ শ শহার	À	
2010	গোরিন্দ তেওহারি	at .	
3020	(গোপাল মঞ্ল	À	
<b>२०</b> २१	মতিমণী	ঐ	
201F	ষ্ঠি স্ত্রাগ্র	ঐ	
2052	প্রাণমিশর	বানারস	
>000	র্ঘুনাথ	<b>पू</b> र्वोद्रा	
1001	আকিল দিৎহ	मे	
3008	দেশ বিছু	à	
3000	মেণ এ মোন	লাহোর	
800	বিজয়নাথ ও নারায়ণ সিৎহ	ঐ কড়োগোলা	
2006	গোপালচন্দ্ৰ	পুৰীয়া	
3000	मब् धृति	À	
>009	জান মহমাদ	<u>a</u>	
400k	रेकनामनाथ	; <b>«</b>	
2002	মহমাদহোশেন	ঐ	
>080	রজনআলি	à	
3083	म निक्रम् न		
3085	আন ওর উল্লা	ं से	
2080	<b>কাদ্রাম</b>	₫	
>088	আরু হুম গ্রালি	<b>₽</b>	
5080	হোশেনআ[ল	À	
>080	এনায়ৎ উল্লা	<b>₽</b>	
>089	করিমবঙ্ক	<b>₫</b> .	
208F	विनमीलाल जि॰ इ	₫	
2082	সেথ মহকু	<b>₫</b>	
>000	শোমেরিরাম	₫.	
>00>	গুমান চৌধুরী	æ	
>002	<b>উজায়ৎ আলি</b>	<b>ो</b>	
2000	के मानहसु	के	
8000	রামেশ্বর তেওয়ারী	वे	
2006	এমামনক্ল	<b>3</b>	
6006	ঞ্জনাথ গুপ্ত	₫.	
>009	মিয়াছান	à	
Soch	य खून । न	₫.	
6306	গীরিশচরণ	à	
3000	রামনিধি সরকার	à	
3003	বশীর <b>দ</b> ীন	*	
3002	ফকিরাদাদ	à a	

हि ठी इ गं~ था।	চিঠার মালিকানের নাম	মালিকানের টিকানা	किकिए
>000	<b>सम्मान</b>	পুণীয়া	**************************************
>008	নন্দকুমার	4	
3000	TO THE	à	
>000	নিয়ামৎ আলি	à	
1009	চৌধুরী	<b>a</b>	
1006	মিরমহ মাদ	à	
1000	मृनात नि•्इ	æ	
>090	বুকলাল	দিনা জপুর	
>09>	<b>ওক্পু</b> সাদ	<b>এ</b> হট	
3092	রামঅধিন	<b>भू</b> भी गा	
CPOC		à	
>0.8	कूरि भागगान	à	
3090	फ हे भी	à	
3095	ভিক্করাম	À	
3099	मिन माम	ভাগ <b>লপর</b>	
3096	মুেজা মহমাণ হোশেন	<b>প</b> वीया	
2092	नक (छ्नी महकात	ঐ	
, o b o	সালে রোসন্যালি	₫	
1067	<b>জুমরি</b>	₫	
०७४	रेनज्ञम <b>ा</b> न	ঐ	
C40	উমরাউ ভারধি	À	
840¢	রপন্দাল	কীশনগঞ্জ	
0000	তুফানি বরক <b>দ</b> াক্ত	<i>वे</i>	
640	কানাই সিৎহ	ঐ	
· • 64 •	মোণীরূদ্দীন	<b>4</b>	
•bb	মূনশেক	. d₹	
0F2	বৈজনাথ দি^ছ	পুৰ্ণীয়া	
000	রামকিশন	₫.	
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( To be Continued. )

[ইহার অবশিষ্ট আগামীতে প্রকাশ হ**ই**বেক।]

CALCUTTA,
General Post Office,
22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge,



# The Calcutta Gazette.

# Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, te the Press by NOON of TUESDAYS and PRIDAYS: and of a few lines only, before 5 p. m. of those days.

# SATURDAY, FEBRUARY 21, 1852.

Fort William, Home Department, Legislative, the 13th February, 1852.

The following Act, passed by the Governor General of India in Council on the 13th February 1852, is hereby promulgated for general information:

ACT No. XI. of 1852.

An Act for the adjudication of Titles to certain Estates claimed to be wholly or partially Rentfree in the Presidency of Bombay.

Whereas in the Territories of the Deccan, Kandeish, and Southern Mahratta Country, and in other Districts more recently annexed to the Bombay Presidency. claims against Government on account of Inams and other Estates wholly or partially exempt from payment of Land Revenue are excepted from the cognizance of the ordinary Civil Courts, and incapable of being justly disposed of under the Rules for the determination of Titles, and the Rules of Procedure contained in Chapters IX. and X. of Regulation XVII. of 1827 of the Bombay Code and their Supplements; and whereas it is desirable that the said claims should be tried and determined without further delay, It is declared and enacted as follows :

- The Rules in Chapters IX. and X. of Regulation XVII. of 1827 and in Clause 1 of Regulation VI. of 1833 of the Bombay Code do not apply to any of the Districts of the Bombay Presidency, which were not brought under the General Regulations of Government by Regulation XXVIII. of 1827 of the Bombay Code; and no order hitherto passed regarding the continuance or remumption of lands in any of the said Districts held or claimed from Government as wholly or partially free of assessment, shall be liable to be questioned in any Court of Law, on the grounds of any interpretation or construction of the law, which may be inconsistent with the declarations made and the Rules prescribed by this enactment.
- II. The Gosernor of Bombay in Council may appoint in any Billah or other division of the Territories subject to the Presidency of Bombay, which were not brought under the General Regulations of Government by the said Regulation XXVIII. of 1927, no takin Companions with so

many Assistants, and such subordinate Establish ment, as may be necessary for the purposes here inafter mentioned.

- III. The duties of each loan Commissioner and his Assistants shall be discharged according to the Rules in Schedule A. and and to this Act.

  IV. In the adjudication of claims to exempt lands or interests therein, the titles of claimants shall be determined by the Rule in Schedule. B. annexed to this Act.
- V. Each Inam Commissioner and his Assistants shall have the same authority to procure the attendance of witnesses, and to take evidence, as now is, or from time to time may be by law vested in the ordinary Civil Courts and so far as concerns the penalties for not giving evidence, for false testimony, for resistance of process, contempts and other like matters, connected with cases under cognizance by any one of the said Officers, his Office shall be held to be a Court of Civil Jurisdiction of the same authority as the superior Civil Court of the Zillah or District in which his Office from time to time shall be established. Provided that all complaints against, or appeals from the proceedings of the Inam Commissioner or any of his Assistants, in exercise of the authority conferred on them respectively by this Section, shall be made under the second Rule of Schedule A. annexed to this Act, and shall not be cognizable by any other authority or in any other manner than as therein specified.
- VI. Bribery, extortion, and generally all acts of abuse, or misapplication of authority, or other misconduct, committed by any Officer belonging to the Establishment of the Inam Commission, or temporarily employed therein under the provisions of this enactment, shall be punishable as criminal offences with fine and ordinary imprisonment without labour for a period not exceeding five years, and the receipt of a present directly or indirectly, by any such Officer from any person against whom or in whose behalf from y be officially employed, shall be considered extortion. And no penalty or punishment adjudicated under this Clause will preclude any other Civil prose-cution to which the offender may be liable.
- No decision or order of the Inam Commissioner, or of any of his Assistants, or of the Governor in Council under the provisions of this enactment, so long as the same shall be in force

under such provisions, shall be questioned or avoided in any Court of Law; and no Commissioner or Assistant Commissioner, or other person acting under the provisions of this Act shall be liable to be sued in any Civil Court for any act bona fide done or ordered to be done by him in pursuance of the said provisions.

#### SCHEDULE A:

Rules for defining the Duties of each Inam Commissioner and his Assistants.

- 1. The duty of the Inam Commissioner and his Assistants shall be to investigate, in the manner prescribed by this enactment, the titles of persons holding or claiming against Government the possession or enjoyment of Inams, or Jagheers, or any interest therein, or claiming exemption from the payment of Land Revenue, and generally to act according to the instructions of Government in all matters not specifically provided for in this enactment.
- 2. All orders of the Assistant Commissioners shall be appealable to the Inam Commissioner, who shall also have the authority of revising and of modifying, reversing or annulling, if necessary, their orders and proceedings, and the orders and proceedings of the Inam Commissioner shall be in like manner appealable to, and subject to modification, reversal, or annulment by the Governor of Bombay in Council, whose orders shall in every case be final.
- 3. The Inam Commissioner or his Assistants shall receive from the persons holding or claiming to hold lands or any interest therein exempt from the payment of Revenue, statements explaining the nature of the title by which the lands or interests are so held, and shall take and record the evidence offered in support of such statements.
- 4. These statements may be received, either directly by the Officers of the Inam Commission, or through the medium of the Revenue Authority of the Talooka in which the land or interest so held or claimed as exempt is situated, or in which the alleged proprietor resides, without any previous procedure, except a general invitation to such landholders of a District who shall hold or claim to hold lands exempt as aforesaid to state the nature of their titles.
- 5. But when such general invitation is not sufficiently attended to, a notice may be issued to any party holding or claiming to hold any lands or any interest therein wholly or partially exempt as aforesaid, requiring him personally, or by his Agent, to shew his title. The notice issued in such cases shall state the nature of the investigation which is intended, and shall call upon the alleged proprietor of the exempt lands or interest held or claimed to be held exempt as aforesaid, to attend, either personally or by an authorized Agent, at a specified place, and within a specified period (which shall never be less than two months from the date of the notice being served), to explain the nature of his title to hold such lands, or interest exempt as aforesaid, and to produce all the evidence forthcoming to prove it. The notice shall further explain that a failure to comply with its terms will render the land, or interest to which it relates, liable to attachment.
- 6. The notice shall be served upon the party holding or claiming to hold the land or interest exempt as aforesaid, or, if his place of residence be not known, upon the person acting for him, or in default of such, upon the person in charge of the land or interest.

- 7. If such persons cannot be found, a notice shall be posted in the Office of the Native Revenue Officer of the District, and in the Chourse, or most public place of the village, where the land or interest under inquiry is situated, calling on any person who may claim as proprietor, to appear, either personally or by his Agent, to prove his title within six months from the date of the notice, under penalty of the attachment of the land or interest, and on failure of the appearance of a claimant, the land or interest shall be liable to attachment.
- 8. The attachment provided for by Rules 5 and 7 shall be enforced by the Collector or Chief Revenue Authority of the District in which the land to which it relates is situated, at the written requisition of the Inam Commissioner, or his Assistant, which shall be a sufficient warrant to the Collector for the attachment of the land, and for the collection of the rents accruing therefrom on account of Government during its attachment.
- 9. As soon as possible after the receipt of the statements in each District, and of the evidence by which they are supported, they shall be tested by the entries in the Government accounts and State records, and by any other evidence procurable, whether in favor of Government or of the claimants, and decisions shall then be passed on them as to the continuance, resumption, or full or partial assessment of the lands.
- 10. In cases where the notices provided for in Sections 5 and 7 fail to procure the attendance of the persons to whom they are addressed, and no claimant appears to prosecute his claim, the Commissioner or Assistant Commissioner shall proceed to ascertain the facts of the case from such evidence as may be forthcoming or procurable, and shall pronounce such decision thereupon as to him shall seem just regarding the lands or interests to which the notices referred.
- 11. An attachment enforced under Rule 8 shall be removed by the Collector or Chief Revenue Authority by whom it was made, on receipt of a communication from the Inam Commissioner or his Assistant, certifying that he considers the attachment to be no longer necessary; but the rents collected from the land during its attachment shall in no case be restored to the alleged proprietor, except under the general or special instructions of Government.
- 12. Certified copies of decisions made according to the provisions of Rule 9, shall be delivered, as soon as possible after each decision is passed, to the persons on whose claims the decisions shall have been pronounced, or their agents; and copies of all decisions made in the absence of any claimant, according to the provisions of Rule 10, shall be sent to the Mamlutdar, or other Revenue manager of the Talook in which the lands to which they relate are situated, who shall deliver them to the parties affected by them, should they be discoverable, or otherwise cause them to be publicly posted in the village to which the lands in question belong.
- 13. Decisions, affecting any lands or any interests therein, passed under this enactment, shall be carried into execution by the Collector or Chief Revenue Authority of the District in which the lands to which they relate are situated, at the requisition of the Inam Commissioner or his Assistant, in any manner which may, from time to time, be prescribed by the Governor of Bombay in Council.

14. In all cases where a person may be desirous of appealing against any decision of the Inam Commissioner or his Assistants, he shall apply by a petition, addressed to the authority by whom, according to Rule 2, his appeal is cognizable, which petition shall be presented to such authority within one hundred days from the date of the decree appealed against, a copy of which must accompany the petition of appeal, and no appeal which is not so made shall be admitted, without proof of the existence of a just and necessary cause for its not having been preferred in due time; and it is hereby provided, that no decree passed by the Inam Commissioner or any of his Assistants, shall be liable to be set aside for want of form in the proceedings, but only for matters affecting the justice of the decision.

### SCHEDULE B.

Rules for the adjudication of Titles to Estates claimed as Inam or exempt from payment of Land Revenue.

1. All lands held under a specific and absolute

Regarding Inams already declared permanent by com-petent authority since the introduction of the present Government.

declaration by the British Government, or any competent Officer acting under it, that they were to be continued hereditarily

or in perpetuity exempt, wholly or partially, from the payment of Revenue, are to be so continued according to the purport of such declaration.

Provision 1st.—If any question shall arise as to the competency of the Officer to make or give such declaration as aforesaid, the Commissioner or Assistant Commissioner is to suspend his judgment, and report the circumstances of the case to the Governor of Bombay in Council, to whom a power is hereby reserved of determining finally whether such Officer was competent to make or give such declaration, and the Commissioner or Assistant Commissioner, upon receiving the determination of the said Governor in Council, shall decide accordingly.

Regarding claims to personal Inams, not yet adjudicated under the present Government.

2. Any land held under a sunnud declarshall be so continued ac-cording to the terms of the sunnud.

Provision 1 .- Provided that the grant was either made, or specifically recognized, by authority competent to alienate Government Revenue in perpetuity, the question of which recognition and competency is to be referred to and determined by Government in the manner prescribed by Provision 1st, Rule 1.

Provision 2nd .- And provided that there be nothing in the conditions of the tenure which cannot be observed without a breach of the laws of the land, or the rules of public decency.

Provision 3rd .- And provided that the grant was not afterwards revoked or disallowed, or an alter-N. ation of its terms ordered or recognized by a competent authority.

3. All lands uninterruptedly held as wholly or partially exempt from assessment for a period of sixty years before the introduction of the British Government, and then in the authorized possession of a grandson in male descent, or male heir of the body of such grandson of the ori-ginal grantee, shall continue to be so held so long as there shall be in existence any male heir of the body of the person who was incumbent at the introduction of the British Government, tracing his lineage from such incumbent through male heirs only.

4. All lands, uninterruptedly held as wholly or partially exempt from assessment, for a period of forty years before the introduction of the British Government, and then in the authorized possession of a son, or male heir of the body of a son of the original grantee, are to be continued for one succession further than that of the person who was incumbent at the introduction of the British Government, that is, until the death of his last surviving son.

Provision 1st .- The authorized possession contemplated by Rules 3 and 4 does not involve the necessity of proving any specific authority from, or recognition by, the Government or Paramount Power. The mere entry of the holding, as continued in the genuine accounts of the District Officers (even in those not audited and passed by the Government of the time being), will be suffi-cient to bring it under the heads of "uninter-rupted" and "authorized" so far as regards the purposes of this Rule; provided only that there are no entries in the Collectorate ac-counts, which shew that the holding of such lands exempt as aforesaid must have been unauthorized by the Government or Paramount

Provision 2nd .- If there be not evidence forthcoming to disprove a claimant's assertion that his holding has been undisputedly enjoyed for the number of years and descents requisite to fulfil the conditions of Rules 3 and 4 respectively, his pre-scriptive right shall be admitted.

Provision 3rd .- The introduction of the British Government is to be reckoned from the time the East India Company became the Government or Paramount Authority over each District as re-gards its Inams. In the Territories ceded by or conquered from the Peshwa, therefore, whether Khalsat Mahals or Serinjams, &c., held exclusive of Inams, &c., the introduction of the British Government will date from the close of that of the Peshwa. But in case of the lapse of an independent Principality, or of a Jagheer more ancient than the Peshwa's Government, and over the Inams of which he did not claim any authority. the introduction of the British Government should be reckoned only from the date at which the general management of the Districts may have come into the hands of the Company, and in case any question shall arise as to the precise date when the East India Company became the Government over any district, or when the general management of any district came into their hands, such question shall be referred to and determined by Government in the manner prescribed by Provision 1st, Rule 1.

6. Land held as wholly exempt from payment of Revenue, or on partial assessment, the possession of which is not continuable under the preceding Rules, is to be resumed on the demise of the incumbent.

Provision 1st .- In case the incumbent at the time of the introduction of the British Government may have died, the permission to hold for life is to be extended to the person in whose name the land may be continued when the investigation is commenced, if there be no fraud apparent, nor other reason for withholding this indulgence.

Provision 2nd .- When land is evidently held by fraud recently committed, (as when an Inam which was resumed under the late Government has been re-occupied under the present Government without authority, or as when a pretended Inam is found to have originated since the introduction of this Government with the connivance of District or Village Officers), it shall be at once resumed, not being continuable under this or any of the preceding Rules.

Regarding claims to Temples, or similar Institutions, of the permanent tutions, of the permanent character of which there can be no doubt, are to be continued permanently,

even though their permanent continuance may not have been expressly provided for when they were granted.

Provisions 1st, 2nd and 3rd.—The same as the corresponding Provisions of Rule 2 of this Schedule in those cases in which Title Deeds or other Records proving the circumstances of the original grant, or its specific recognition by competent authority, are forthcoming.

Provision 4th.—When there is no proof forthcoming to shew whether or not an Inam, coming
under the Provisions of this Rule, was granted,
or even specifically recognized by a competent
authority, still, if it has been undisputedly enjoyed for a period of forty years before the introduction of the present Government, it shall be permanently continued, and enjoyment proved by the
mere entry of the Inam, as continued in genuine
accounts of the District Officers, (even in those
not passed by the Government of the time being,)
is to be considered sufficiently "uninterrupted"
to give an Inam the benefit of this provision, if
there be no entries in the Government accounts
which shew that it must have been unauthorized
by them.

Provision 5th.—If the forthcoming Records do not go far enough back to test the existence of enjoyment of the duration contemplated in Provision 4th as establishing full prescriptive title in such Inams, still, if so far as they do go they are not opposed to the claimant's assertion that sufficient enjoyment has taken place, the prescriptive title of the Inam shall be admitted according to his assertions, unless there be other evidence forthcoming to disprove them.

Provision 6th.—The peculiar advantages of this Rule shall not apply to the holdings of individuals in their own names for the performance of ceremonial worship, claims to which must be decided under the Rules for personal claims.

under the Rules for personal claims.

Provision 7th.—When claims of the denomination coming under this Rule are found to be unsupported by proof of original valid title, and are proved void of sufficient prescriptive enjoyment, they are to be adjudicated according to Rule 6.

8. All lands authorizedly held by an official tenure which it is evident from local usage was meant to be hereditary, and has been so considered heretofore, even though there be no sunnuds declaring it to be so,—for instance, Inams which form the authorized emoluments of any hereditary office, as of Kazees, Village Joshees, &c., and are not merely personal,—are to be continued permanently.

Provisions 1st, 2nd and 3rd,—The same as the

Provisions 1st, 2nd and 3rd,—The same as the corresponding Provisions of Rule 2 of this Schedule in those cases in which Title Deeds or other Records, proving the circumstances of the original grant, or its specific recognition by competent authority, are forthcoming.

Provision 4th.—When there is no proof forthcoming to shew whether or not an Inam, coming under the provisions of this Rule, was granted or even specifically recognized by competent authority, still if it has been undisputedly enjoyed as an official and not merely personal holding, from the earliest period to which the forthcoming evidence does relate, it shall be continued permanently as official emolument, unless the claimant's own statement renders this course improper.

Provision 5th.—The provisions of this Rule are not in any way to apply to emoluments continued for service performed to the State, as the Service Wuttuns of Desaees, Surdesaees, Nargowdas, Deshpandes, Patells, Coolkuruees, Mhars, Tulwars, whose claims are to be disposed of according to the Rules which are or may be established for the regulation of such holdings.

Provision 6th.—It is to be understood that mere length of enjoyment of land as Inam by an official person is not of itself sufficient to entitle a claim to be brought under this Rule.

Provision 7th.—If a holding, claimed under this Rule, be found incapable of permanent continuance under it, the claimant shall be allowed the advantages of any of the preceding Rules of this Schedule which may be applicable to his case.

9. On the resumption of any lands under the
Regarding Provision for
the Widows of the last incumbents of resumed holdRules of this Schedule, a
moiety, or other portion
may be continued to the

widows of the last incumbents during their lives, in cases of proved poverty and destitution.

Provision 1st.—In the case of a holding, which is recognizable as an hereditary personal Inam, the widow of a proprietor who dies without surviving male issue, or other heirs to whom his Inam will of necessity descend, is by right his sole heir, and during her life, the Inam cannot be regarded as having lapsed to Government: it should therefore, in such a case be continued undiminished during the widow's life.

Regarding the exception of certain tenures from the application of these Rules. service to Government, or tenures of a Political nature, the titles and continuance of which shall be determined as heretofore under such Rules as Government may find it necessary to issue from time to time.

Regarding the modification and interpretation of these Rules.

Council, in whom shall also be vested the power of interpreting the precise meaning of any of the Rules respecting which a question may arise.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India,

Fort William, Home Department, Legislative, ... the 13th February 1852.

The following Draft of a proposed Act was read in Council for the first time on the 13th of f February 1852:

ACT No. - OF 1852.

An Act for the abolition of the Poll Tax, and for levying a tax on lands covered by dwellinghouses in Akyab and Kyouk Physo in Arracan.

Whereas it is expedient to abolish the Poll Tax now levied within the Towns of Akyab and Kyouk Phyoo in the Province of Arracan, and instead thereof, to levy a tax upon land covered by dwelling-houses within the said Towns, It is enacted as follows :

I. From and after the day of 1852, the levy of a Poll Tax, within the Towns of Akyab and Kyonk Phyoo, in the Province of Arracan skall cease.

II. From and after the said day of 1852 the Commissioner in Arracan for the time being, shall from time to time, as he shall think fit, make an assessment on the owners of land covered by dwelling-houses within the Towns of Akyab and Kyouk Phyoo at the rate of one pie and a half a year for every square cubit of land covered by such dwelling-houses, and the amount of the said assessment shall be payable by the owners or occupiers of such lands by half-yearly payments of a moiety of the same, and the said half-yearly payments shall be made in advance, that is to say, at the commencement of each halfyear in respect of which the same is due.

III. In case of non-payment of the amount of the said assessment, or any part thereof, within eight days after the same shall have been demanded from the owner or occupier aforesaid by the said Commissioner or other Officer appointed by the Commissioner to collect the amount of the said assessment, it shall be lawful for the said Commissioner, or other Officer as aforesaid, to levy the same by distress and sale of the goods and chattels to whomsoever belonging found in or upon the lands so assessed or the dwelling-house thereon, and in case the amount of the said assessment or any part thereof, shall be paid by any tenant or occupier, or the same is levied by seizure and sale of his goods and chattels, such tenant or occupier may deduct the amount of the payment or levy from the following payments of his rent to his landlord.

IV. The Government of Bengal may at its discretion exempt any building from assessment.

V. No assessment made under the authority of this Act shall be impeached or affected by reason of any mistake in the name of any person liable to assessment or of anything chargeable with assessment, provided the directions of this Act be in substance and effect complied with, and no proceedings or other matter or thing had or done under this Act shall be quashed or set aside for want of form or error of procedure in any Court of Justice, but only on the merits.

VI. For the purposes of this Act the follow-ing shall be the boundaries of the Towns of Akyab and Kyouk Phyoo, viz.:

The boundaries of Akyab.—To the North the Charoogya Creek. To the West the said Creek and a Road running West and South until it joins the Bund called Morton's Bund, which leads down to the Sea-shore. To the South the Sea. To the East the Akyab River and Harbour.

The boundaries of Kyouk Phyoo .- To the North the Sea. To the East Oon Khyoung or Salt Golah Creek. To the West the Cantonments. To the South Kulabadong Lands, Kangyeendun Village, and Nga Tsoung's Grant.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 13th day of April next.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 249.

Fort William, Foreign Department, The 19th February 1852.

Notifications. - Eusign A. G. St. J. Mildmay, 2nd Bombay European L. I., received charge of the office of Deputy Bheel Agent, on the 26th

## No. 252.

The Most Noble the Governor General in Council is pleased to grant to Lieutenant C. Hill, Superintendent Civil Buildings at Lahore, leave of absence, for two months, on urgent private affairs, commencing from the date on which he may quit his Station.

### No. 254.

Mr. P. B. Singer, Extra Assistant in the Punjab, relieved Mr. R. Berkeley of the charge of the Sealkote Treasury, on the 15th ultimo.

# No. 269.

The 20th February, 1852.

The Most Noble the Governor General in Council is pleased to appoint Captain A. Robertson, 48th Regiment M. N. I., to the Department of Public Works in the Punjaub.

# No. 272.

The services of Lieutenant T. B. Harrison, Adjutant of the 4th Regiment Punjab Cavalry, are placed at the disposal of His Excellency the Commander in Chief.

### No. 274.

# The 21st February, 1852.

The Most Noble the Governor General in Council is pleased to appoint Lieutenant C. A. Gaskoin, of the Artillery, to survey the river Gogra, from Chuppra near Patna to Fyzabad in

### EDW. THOMAS,

Offg. Under-Secy. to the Govt. of India.

# No. 4.

Fort William, Financial Department, the 14th February 1852.

Notification .- Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for February 1852, will be payable as under:-

Military and Marine Departments, on Wednes-day, the 10th proximo.

Civil ditto, on Monday, the 15th proximo.

By order of the Hon'ble the President in Council,

J. A. DORIN, Secy. to the Govt. of India.

# No. 385.

Orders by the Most Noble the Governor of Benyal.

Appointments.—The 16th February, 1852.—Mr. L. S. Jackson to officiate as Magistrate of Patna during the absence of Mr. H. D. H. Fergusson, or until further orders.

Leave of Absence.—The 11th February, 1852.

Mr. R. Hampton, Collector of Jessure, for one month under Section XI, of the Amended Absence Rules, in addition to the time allowed him to join his Appointment.

The 14th February, 1852.—Moulvee Irfaun Ullee, Law Officer of Bhaugulpore, for one month, viz. from 11th of November to the 11th of December last, on Medical Certificate.

The 17th February, 1852.—Mr. B. W. Colvin to visit the Presidency on Medical Certificate, preparatory to applying for leave to proceed to England.

Mr. E. B. Thring, Civil Assistant Surgeon of Midnapore, for ten days, on private affairs, making over charge of his duties to the Sub-Assistant Surgeon.

The 18th February, 1852.—Mr. J. Grant, Judge of Dinagepore, for one month, from the 23d instant, under Section XI. of the Amended Absentee Rules, instead of the leave granted to him in Orders of the 15th December last.

Mr. A. C. Barwell, Salt Agent of Hidgelee, from the 29th ultimo, to the sailing of the ship "Trafalgar," under Section XII. of the Absentee Rules, in extension of the leave granted to him under Orders of the 15th December last.

The unexpired portion of the leave of absence granted to Mr. C. R. Strong, Sub-Assistant to the Commissioner of Assam at Nowgong, in Orders of the 31st October last, has been cancelled from the 5th instant, the date on which he resumed charge of his duties.

Notification.—The 20th February 1852.—Captain J. Butler, Principal Assistant to the Commissioner of Assam at Nowgong, resumed charge of the Treasury of the Collectorate and his Judicial and Revenue offices from Mr. J. D. Bruce, on the 5th instant.

Moulvee Mahomed Ally, Principal Sudder Ameen of Tipperah, returned to his duties on the 9th instant.

Lientenant W. Agnew, Officiating Principal Assistant to the Commissioner of Assam at Gowalparah, resumed charge of the Treasury of the Collectorate and his Judicial and Revenue offices from Mr. H. Driver, on the 10th instant.

Mr. H. Stainforth, Civil and Sessions Judge of Chittagong, received charge of his office from Mr. S. Bowring on the 11th instant.

Mr. F. A. Vincent, Deputy Magistrate under Act XV. of 1843, assumed charge of the Sub-Division of Barh, on the 13th instant.

Sir Robert Barlow, Baronet, a Judge of the Court of Sudder Dewanny and Nizamut Adawlut, resumed charge of his duties, on the 16th instant.

Captain T. Simpson received charge of the office of Deputy Commissioner of Chota Nagpose on the 14th, Lieutenant E. M. Ryan of that of Principal Assistant at Hazarcebaugh on the 12th, and Ensign B. D. Grant of that of Junior Assistant to the Governor General's Agent on the South-West Frontier, on the 9th instant.

Mr. A. Dick, a Judge of the Court of Sudder Dewanuy and Nizamut Adawlut, availed himself, on the 18th instant, of the leave granted to him in Orders of the 14th ultimo.

By Order of the Most Noble the Governor of Bengal.

J. P. GRANT, Secy. to the Govt. of Bengal. No. 612 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department,
Agra, the 14th February 1852.

Leave of Absence.—Mr. Frederick Mertins Bird, Assistant to the Magistrate and Collector of Goruckpoor, for one month, under Section XI. of the Amended Absentee Rules, from such date as he may avail himself of the leave.

No. 610 of 1852.

Notification.—The Order of 10th February, appointing Mr. Cudbert Bensley Thornbill to officiate as Magistrate and Collector of Campore, is cancelled.

No. 644 of 1852.

Revenue Department,

Agra, the 16th February 185

Appointments.—The Hon'ble the Governor has been pleased, with the the Most Noble the Governor General, Mr. John Thornton a Member of Board of Revenue, N. W. P.

General Department.

Mr. William Muir to be Secretary ... the Government N. W. P., in all Departments.

Revenue Department.

Mr. George Jackson Christian to be Secreto the Sudder Board of Revenue, N. W. P.

The above Appointments are to have effect from the date on which Mr. H. S. Boulderson resigns the Service.

W. Muir, Offg. Secy. to Govt., N. W. P.

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General Orders by the Most Noble the Governor General of India in Council.

Fort William, 19th February 1852.

No. 120 of 1852.—The following paragraph of a military letter, No. 2, from the Hon'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated the 2nd Jany. 1852, is published for general information:

"6. Unattached Ensigns Patrick Mara and

Letter dated 22nd September 1851, No. 148.

In continuation of No. 63 of 1851, forward Papers connected with applications preferred on behalf of unattached basigns Patrick Mara and Jeremiah Brasyer for promotion to the rank of Lieutenant. Jeremiah Brasyer were promoted in February 1846, for their conduct in the field of action in the Sutlej War. They have since

been employed as Adjutants of the Regiments of Loodianah and of Ferozepore respectively, and their services have given great satisfaction to their Commanding Officers. His Excellency the Commander-in-Chief has now recommended that these deserving Officers shall be advanced to the grade of Lieutenant unattached. We have much pleasure in acceding to this recommendation. Their promotion is to take effect from the date of your receipt of this desmatch?"

mendation. Their promotion is to take effect from the date of your receipt of this despatch."

The Hon'ble Court's despatch having been received on the 13th February 1852, the commissions of Lieutenant unattached and the allowances to be drawn by unattached Lieutenants Mara and Brasyer will have effect from that date.

No. 121 of 1852.—The undermentioned Officer is permitted to proceed to Europe on furlough:

Lieutenant Robert Erskine Anderson, of the 15th Regiment Certificate.

This cancels the leave to Australia granted to Lieutenant Anderson in General Order, No. 66, of the 29th January 1852.

Fort William, 20th February 1852.

No. 122 of 1852.—Major Andrew Charlton, of the Invalid Establishment, is permitted to retire from the Service of the East India Company on the pension of his rank from the date of sailing of the Vessel on which he may embark for Europe.

No. 123 of 1852.—The Most Noble the Governor General of India in Council is pleased to make the following promotions:

4th Regiment Native Infantry.

Farrington to be Captain of a Company.

Ensign Nicolai William Elphinstone to be Lieutenant, ....

No. 124 of 1852.—The undermentioned Officers of the Infantry are promoted to the rank of Captain by Brevet, from the date expressed opposite to their names:

59th Regiment Native Infantry.

Lieut. James Garner Holmes,...

54th Regiment Native Infantry.

Lieut. John Colpoys Haughton,

No. 125 of 1852.—Assistant Surgeon Juxon Henry Jones, of the Medical Department, having returned from furlough to Europe, by permission of the Hon'ble the Court of Directors, reported his arrival at Fort William on the 1st February 1852.

No. 126 of 1852.—The services of Lieutenant C. A. Gaskoin, of Artillery, are temporarily placed at the disposal of the Foreign Department, for Survey duty.

No. 127 of 1852.—The undermentioned individual is admitted to pension, as specified opposite to his name, under the provisions of Minutes of Council of the 11th January 1797, and General Order, dated 5th February 1820, subject to the confirmation of the Hon'ble the Court of Directors:

No 128 of 1852.—The leave of absence, on Medical Certificate, granted to Captain N. C. MacLeod of Engineers, Executive Engineer 10th Division, Department Public Works in General Order, No. 456, of the 6th September 1850, to remain at Cuttack from the 19th May to 31st August 1850 is extended to the 8th January 1851 to continue there and visit the Presidency, preparatory to applying for permission to proceed to Sea on medical certificate.

No. 129 of 1852.—Brevet Major William Wynne Apperley, of the 4th Regiment Light Cavalry, (Lancers) Stud Department, is allowed leave of absence, from the 10th January to the 10th April 1852, to visit the Presidency, preparatory to applying for Furlough to Europe on private affairs.

No. 130 of 1852.—The services of Lieutepant Charles Robert George Douglas, of the 32nd Regiment Native Infantry, are placed at the disposal of the Hon'ble the Lieutenant Governor, North Western Provinces, with a view to his appointment as Commandant of Palace Guards at Delhie.

No. 131 of 1852.—Ensign F. K. Bacon, Interpreter and Quarter Master, 22nd Regiment Native Infantry, is allowed leave of absence, from the 10th January to 10th July 1852, to visit Bombay, on private affairs.

No. 132 of 1852.—Pursuant to instructions from the Honorable the Court of Directors, communicated in paragraphs 11 and 12 of the Military letter No. 95, dated 10th September 1851, the Most Noble the Governor General of India in Council is pleased to declare that henceforth General Officers on the permanent Divisional Staff of the armies of the three presidencies will be subject, during authorized absence, whether in India or at Sea within Indian limits, to the rules which regulate the allowances of other Staff Officers when absent on leave, on Medical Certificate, or oh private affairs.

2. A General Officer on the Divisional Staff, will accordingly when proceeding on general leave, forfeit Rupees (1,086-3-2) One-thousand and eighty-six, three annas and two pie, per mensem, or half the difference between his salary of Rupees (3,333-5-4) Three-thousand three-hundred and thirty-three, five annas and four pie a month, and the aggregate of the Batta (760-15-0) Seven-hundred and sixty and fifteen annas, and Tentage, Rupees (400) Four-hundred, therein included.

3. In case of his being compelled, by sickness or other cause, to leave his Division for any time exceeding six months, a special appointment will be made for the discharge of his duties. For any shorter time of absence the command may, with the sanction of Government, be allowed to devolve on the next Senior Officer in the Division. In both cases the portion of salary forfeited by the absentee, will, with the Indian Pay and Allowances, extra Batta, if entitled thereto, or Regimental House Rent, if not so entitled, and the Tentage of the Regimental rank of the locum tenens, form his entire remuneration for his duties.

No. 133 of 1852.—The undermentioned Officer has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Honorable the Court of Directors:

Date of Arrival at Bombay.

Colonel Abraham Roberts, C. Sth January Infantry.

No. 134 of 1852.—Captain Alfred Henry Corfield, of the Invalid Establishment, is permitted to proceed to the Cape of Good Hope on Medical Certificate, and to be absent from Bengal on that account for two years.

No. 135 of 1852 .- The Most Noble the Governor General of India in Council is pleased to assign rank to the undermentioned 2nd Lieutenants, Cornets, Ensigns and Assistant Surgeons, from the dates specified opposite to their respective names: - +

### Artillery.

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" " " "	Frederick Sleigh berts,	er, 12th Dec 1851.*
	Cavalry.	
Cornet Cha	\$10000 BEGINSON SECTION (A) 75 HERE	oratt, 20th Nov.
	Infantry.	THE THE PARTY
Ensign John	Paton Davidson,	} 20th Oct.
William Character See See See See See See See See See S	in Archibald Chambert, am Frederick Shaw les Archibald De es Thomson, Alexander Rob n, erick Herbert Wil by Wroughton I m, eles Sutton, eles Henry Ly farren,	y, nnny, bert- lson, Bod- vcett
" Edw las las Henri " Geor " Char " R. P " Geor " Frede " Franc " Frede " Fred " Frede " Fred " Fred " Fred " Fred " F	ard Richard Cum and Wilcox, ry Ross Stewart, ge Harry Hawes, les Frederick Scot . Homfrey, ge Augustus Gral erick Duncan Tull cis Howell Jenkin lerick Jervis Riple	13th ditto.
G	cis Ingram Con ordon,ard Manuel Sewel	

17th Sept. Asst. Surgeon Dalhousie Tait, M. D. 1851. Alexander Christison, 5 20th Oct. 33 M. D., ...... David Keith, M. D. 1851. 3rd Nov. and M. A., ......... 1851. James 20th Ditto. Cuningham, M.D., John Pierce Bowling, 24th Ditto. 22 20th Dec. Moncrieff George Govan, M. D., ...)

Henry William Chapman,

Medical Department.

J. S. BANKS, Deputy Secy. to the Govt. of India, Mily. Dept. NOTICE.—Mean Time was this day shown to the Shipping in the River from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

Fort William, 16th February 1852.

NOTICE .- Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

H. P. BURN, Town Major.

Fort William, 17th February 1852.

### General Post Office Notifications.

Export Overland Mail per P. and O. Co.'s Steamer " Hindostan," direct from Calcutta.

NOTICE is hereby given, for general informa-tion, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hong kong, intended for transmission by the Peninsular and Oriental Company's Steamvessel "Hindostan," will be closed at this Office on Saturday the 6th Proximo, and that an After-Packet will be despatched hence on Monday, the Sth idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan" can be received after 3 P. M. of that date.

### J. R. BURLTON BENNETT.

Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, The 13th February 1852.

Export Overland Express Mail, viá Bombay.

NOTICE is bereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 3rd Proximo, will be closed at and despatched from this Office on Monday the 23rd instant, and that no Letter above one Tola in weight, or any brought after 3 p. m. on that date (whether the above-mentioned weight be completed or not), will on any account be received for transmission by this opportunity. The Public are particularly requested to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT,

Deputy Post Master General, in charge.

Fort William, Genl. Post Office, the 18th February 1852.

NOTICE.—Post Offices have been permanently established at the following places in Bengal :-

Nauthpore, 48 Miles North-West of Purneah. Serajgunge, 65 Miles from Pubnah. Nowhatta, 34 Miles from Jessore.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge. Calcutta, Genl. Post Office, the 24th December 1851.

#### CUSTOMS.

## LIST OF PACKAGES LYING UNCLAIMED AT THIS OFFICE.

1 Case, Mr. James Toll, 2nd Officer Bark Champion,	Monarch.
1 Basket, C K Dey and Co.,	Tenasserim.
1 Ditto, T W Howell,	Northumberland.
1 Ditto, marked E P, in diamond,	Prince of Wales, Jane Perie.
1 Ditto, marked R & C,	Asie.
1 Ditto, ditto E X de Ezpelata,	Equateur.
1 Box from E. S. Creese, Boot-maker, London,	Duke of Wellington. Alipore.
2 Cases, marked M S—S & Co., in diamond,	Maidstone.
	1 Basket, C K Dey and Co.,

W. BRACKEN, Collector of Goet. Customs.

Calcutta, Custom House Wharf, the 20th February 1852.

EDUCATION NOTICE.—The former designs for a College at Kishnaghur, capable of accommodating 500 pupils, having been rejected by the Council of Education as unsuitable, fresh tenders and designs for a building affording the same accommodation, are invited.

The outlay now sanctioned is Company's Rupees 50,000.

For further particulars apply to the undersigned, at his Office, in the Medical College.

(By Order,)

FRED. J. MOUAT,

Secy. Council of Education.

February 5th, 1852.

Sheriff's Office, the 11th February 1852.

NOTICE is hereby given, that a Sessions of Oyer and Terminer and Gaol Delivery, and also an Admiralty Sessions will be holden by the Supreme Court of Judicature at Fort William in Bengal, for the Town of Calcutta and Factory of Fort William, and places subordinate thereto, at the Court House, in the Town of Calcutta, on Monday, the First day of March next, at 12 o'Clock at Noon.

The Court will open on the first day of the Sessions at 12 o'Clock at Noon, and upon each succeeding day, precisely at 11 o'Clock in the Forenoon, of which all persons are required to take notice.

JOHN DEFFELL, Sheriff.

পরিফ আফিস ১১ ফিব্রুআরি ১৮৫২ সাল। मप्राहात (मध्या याङ (छ ए व जानाप्री ) মার্চ সোমবার দুই প্রহরের সময় শহর কলি-কাতার ফোর্ট উইলিয়মের এবং তাহার অন্তঃ-পাতি যে সকল স্থান তলিমিত্তে বঙ্গদেশের ফোট উইলিয়মের সৃপ্রিম কোর্ট আপন আদালত ঘরে ওএর টর্মিনর এবং এড্মিরেল্টী অর্থাৎ মহাসুমূদ্ मझकीय (प्राकल्या निक्लंड) जना अक (मनीयान অর্থাৎ মিছিল করিবেন।

এই দেশীয়ান যতকাল পর্যান্ত বদিবেক তাহার প্রথম দিবস দুই প্রহরের সময় তাহার পর প্রতি দিবস এগারো ঘণ্টার সময় বসিষেক এবিষয় সকলে माज्ञ ज्ञायन।

JOHN DEFFELL, Sheriff. मतिया।

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Alfred Hillatt Brooks, lately carrying on business at Alloo Godown, Clive's Lane, in Calcutta, a Merchant and f Agent, under the Style of 1 A. Brooks and Company, appointed for further an Insolvent.

On Saturday, the 7th day of February iustant, It was ordered, that the first Saturday in the month of March 1852, be Hearing in this mat-

ter, and unless cause be shewn to the contrary on that day, the said Insolvent shall be discharged personally, as well as to his after-acquired property, from all liability for debts, claims and demands of and against the said Insolvent at the time of filing his petition for relief.

Judge, Vrignon and Newmarch, Attorneys. Chief Clerk's Office, 17th February 1852.

In the matter of Ahmad Mahomed, Commission Agent and late a Cashier and Assistant in the employ of Azum Kassum, of Amratollah Gully in Cal-cutta, Merchant, an Insolvent.

Notice, that an application for an ad interim protection Order has been this day made by the said Insolvent, and that such application will be heard and disposed

of by the Acting Commissioner of the said Court, on Thursday, the 26th day of February instant, at the hour of 10 o'Clock in the forenoon.

" Any Creditor of the said Insolvent, de-"sirous of opposing such application, do appear " before the said Court at the time and place afore-" said."

Chief Clerk's Office, 19th February 1852.

In the matter of Ahmad Mahomed, Commission Agent, and late a Cashier and Assistant in the employ of Agum Kassum, of Amratollah Gully in Calcutta, Merchant, an Insolvent.

Notice, that the pe-tition of the said Insolvent, seeking the benefit of the Act XI. Vic. Cap. XXI., was filed in the Office of the Chief Clerk, on the 18th day of

February instant, and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

In the matter of Ahmad Mahomed, Commission Agent and late a Cashier and Assistant in the employ of Agum Kassum, of Amratollah Gully in Calcutta, Merchant, an Insolvent. then attend to be examined by the said Court.

On Wednesday, the 18th day of February instant, It was ordered that the hearing in this matter shall be on the 3rd day of April next, and that the said Insolvent do

Newmarch, Attorney.

Notice, that the petition of the said In the matter of Margaret Bluett, of No. 112 Dhurrumtollah Street in Cal-Insolvent, seeking the benefit of the Act XI. cutta, Widow and Midwife, Vic. Cap. XXI., was an Insolvent. filed in the Office of the Chief Clerk on the 10th day of February instant, and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

On Tuesday, the In the matter of Margaret Bluett, of No. 112 Dhur-10th day of February rumtollah Street in Calinstant, It was ordercutta, Widow and Midwife, ed that the hearing an Insolvent. in this matter shall be on the 3rd day of April next, and that the said Insolvent do then attend to be examined by the said Court.

Thompson, Attorney.

On Wednesday, In the matter of Ahmud? Tambay Nubboy, late of the 4th day of Febru-Moorghyhutta in Calcut- ary instant, It was ary instant, It was ta, Lapidary, and also a bordered that the Moolah or Priest of a hearing in this mathearing in this mat-Musjeed at Koila Bagaun, ter shall be on the 6th day of March next, an Insolvent. and that the said Insolvent do then attend to be examined by the said Court.

Notice, that the petition of the said In the matter of Ahmud Tambay Nubboy, late of petition of the said Moorghyhutta in Calcut- Insolvent, seeking ta, Lapidary, and also a the benefit of the Act Moolah or Priest of a XI. Vic. Cap. XXI., Musjeed at Koila Bagaun, was filed in the Office an Insolvent. of the Chief Clerk on the 4th day of February instant, and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Insolvent in person.

In the matter of Nilmau-Notice, that the dub Mitter, of Saumpoopetition of the said ker in Calcutta, lately Insolvent, seeking the benefit of the Act XI. Vic. Cap. XXI., was filed in the Office of the carrying on trade and Calcutta, business in aforesaid as a Banian, Merchant and Trader, an Insolvent. Chief Clerk, on the 17th day of February instant, and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

In the matter of Nilmaudub Mitter, of Saumpoo-ker in Calcutta, lately carrying on trade and business in Calcutta, aforesaid as a Banian, Merchant and Trader, an Insolvent.

On Tuesday, the 17th day of Februa-ry instant, It was ordered that the ter shall be on the 1st day of May next, and that the said In-

solvent do then attend to be examined by the said Court.

Ochme and Barrow, Attorneys,

In the matter of Moheschunder Mookerjee, of No. 34. Banstollah Lane in Calcutta, a Sircar in the service of Nobinchunder Shaw of Pattoringhattah in Calcutta, an Insolvent. the 11th day of February instant, and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee.

Notice, that the pe-tition of the said Insolvent, seeking the benefit of the Act XI. Vic. Cap. XXI., was filed in the Office of the Chief Clerk, on

In the matter of Mohes-On Wednesday, the 11th day of February chunder Mookerjee, of No. 34, Baustollah Lane in Calcutta, a Sircar in the instant, It was ordered that the hearing in service of Nobinchunder this matter shall be on the 3rd day of Shaw of Pattoringhettahin Calcutta, an Insolvent. April next, and that the said Insolvent do then attend to be examined by the said Court.

Wight, Attorney.

In the matter of John Baptist · Ferdinand Klerian, lately carrying on business as a Merchant and Agent in co-partnership with Brojomohun Paul and Ramehand Mullick, under the name, style and firm of Ferdinand Klerian and Company, at No. 40, Radabazar in Calcutta, and now living and residing at No. 12, Chitpore Road, an Insolvent. the forenoon.

Notice, that an application for an ad interim protection Order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the said Court, on Thursday, the 26th day of February instant at the hour of 10 o'Clock in

" Any Creditor of the said Insolvent, desirous of opposing such application, do appear before " the said Court at the time and place aforesaid.

Wight, Attorney.

In the matter of Hay Tweeddale Stewart, formerly carrying on trade and business at Mirzapore, in the North-Western Provinces of Hindostan, and also at Calcutta, as Merchant and Agent under the name, style or firm, first of Hay T. Stewart and Company, and after-wards of H. T. Stewart and Company, but now Collector of River Tolls at Jungypore in the Province of Bengal, an Insolvent.

On Thursday, the 12th day of February instant, It was ordered that the hearing in this matter shall be on the 3rd day of April next, and that the said Insolvent do then attend to be examined by the said Court,

Molloy, Mackintosh and Poe, Attorneys.